

COMMUNITY DEVELOPMENT COMMISSION

of the County of Los Angeles

2 Coral Circle • Monterey Park, CA 91755323.890.7001 • TTY: 323.838.7449 • www.lacdc.org



Gloria Molina Yvonne Brathwaite Burke Zev Yaroslavsky Don Knabe Michael D. Antonovich Commissioners

Carlos Jackson
Executive Director

May 23, 2006

Honorable Board of Supervisors County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012

Honorable Board of Commissioners Community Development Commission of the County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012

Honorable Board of Commissioners Housing Authority of the County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012

Dear Supervisors and Commissioners:

HEARING TO APPROVE THE 2006-2007 ACTION PLAN FOR THE ALLOCATION OF FEDERAL FUNDS (ALL DISTRICTS) (3 Vote)

IT IS RECOMMENDED THAT THE BOARD OF SUPERVISORS, AFTER THE PUBLIC HEARING:

 Approve the Action Plan for Fiscal Year 2006-2007 (Action Plan) which will enable the Los Angeles Urban County to receive and administer an estimated \$69,573,514 in federal funds, comprised of the following: \$30,877,261 in Thirty-second Program Year (July 1, 2006 to June 30, 2007) Community Development Block Grant (CDBG) funds; \$399,130 in Fiscal Year 2006-2007 CDBG funds received as a joint applicant with the City of Cerritos; \$18,935,277 in CDBG funds from prior fiscal years; \$5,000,000 in estimated future CDBG program income; \$12,883,006 in Fiscal Year 2006-2007 HOME Investment Partnerships (HOME) Program funds; \$157,849 in Fiscal Year 2006-2007 American Dream Downpayment Initiative Act (ADDI) program funds; and \$1,320,991 in Fiscal Year 2006-2007 Emergency Shelter Grant (ESG) funds.

- 2. Designate the Executive Director of the Community Development Commission (Executive Director) to serve as the agent of the County for administration of the Action Plan and the allocated funds described herein; authorize the Executive Director to incorporate into the Action Plan the public comments approved for inclusion by your Board; and authorize the Executive Director to submit the Action Plan to the U.S. Department of Housing and Urban Development (HUD) by June 1, 2006, following Board approval.
- 3. Authorize the Executive Director to provide HUD with any additional information required for approval of the Action Plan.
- 4. Approve CDBG Reimbursable and Advance Contracts, and any amendments thereto, attached in substantially final form, to provide a total of \$4,386,070 in CDBG funds for the 2006-2007 Program Year, to be effective from July 1, 2006 to June 30, 2007, for 59 projects with 52 community-based organizations, and other public agencies described in the Action Plan; and authorize the Executive Director to execute the contracts and any necessary amendments not exceeding the scope of authority granted under this Board letter, following approval as to form by County Counsel.
- 5. Approve CDBG Reimbursable Contract Amendments with 47 participating cities, attached in substantially final form, to provide a total of \$16,200,641 in CDBG funding for eligible activities for Fiscal Year 2006-2007, to be effective from July 1, 2006 to June 30, 2007; and authorize the Executive Director to execute the amendments, following approval as to form by County Counsel.
- 6. Approve CDBG Reimbursable Contract Amendments with five cities and the Commission for the West Altadena Community Redevelopment Project area that have been approved or are pending approval of Section 108 Loans by HUD, for the purpose of repaying Section 108 Loans previously approved by your Board, attached in substantially final form; authorize the Executive Director to execute the amendments, following approval as to form by County Counsel; and authorize the Executive Director to set aside approximately \$1,752,643 of the Fiscal Year 2006-2007 CDBG allocations to these five cities for repayment of their Section 108 loans.

- 7. Approve CDBG Advance Contracts, attached in substantially final form, between the Commission and the Whittier Boulevard Merchants Association and the Florence Firestone Chamber of Commerce, in amounts not to exceed \$114,301 and \$102,000, respectively, using CDBG funds for the 2006-2007 Program year, as described in the Action Plan, and any necessary amendments not exceeding the scope of authority granted under this Board letter, to be effective from July 1, 2006 to June 30, 2007; and authorize the Executive Director to execute the contracts and amendments, following approval as to form by County Counsel.
- 8. Approve CDBG Reimbursable Contracts with the Housing Authority, attached in substantially final form, to provide \$1,543,306 in CDBG funds to carry out seven new projects and one continuing project involving capital improvements and services for public housing residents; and authorize the Executive Director to execute the contracts following approval as to form by County Counsel.
- 9. Approve Memoranda of Understanding (MOU's) with nine participating cities, attached in substantially final form, to provide \$3,831,128 in HOME funds for the development of single-family homes and single-family home rehabilitation; and authorize the Executive Director to execute the MOU's and any necessary amendments not exceeding the scope of authority granted under this Board letter, following approval as to form by County Counsel.
- Authorize the Executive Director, within the limits prescribed by HUD, to reprogram HOME funds in order to fully expend the grant, for the purposes described in the Action Plan.
- 11. Approve the use of ESG funds, in the amount of \$1,320,991 to fund programs that assist the homeless; and authorize the Executive Director to amend the Action Plan to include the final distribution of ESG funds to the Los Angeles Homeless Services Authority (LAHSA) once LAHSA has completed a Request for Proposal (RFP) process to determine the projects that will receive funding, as described in the Action Plan.
- 12. Authorize the Executive Director, to revise the Action Plan from time to time, as necessary, to include modifications to projects being undertaken by the County and participating cities during Fiscal Year 2006-2007, and to include federal regulation changes and new HUD directives.
- 13. Approve the following transfers, totaling \$853,521 in Fiscal Year 2006-2007 CDBG funds, which will be exchanged for general funds: from the Cities of

Santa Fe Springs, Bradbury, La Habra Heights, Manhattan Beach, Sierra Madre, Rolling Hills Estates, Westlake Village, and the Fourth Supervisorial District to the City of Hawaiian Gardens; and from the City of Cerritos to the City of San Fernando; approve the transfer of \$106,367 in Fiscal Year 2006-2007 CDBG funds from the City of Cerritos to the First Supervisorial District, which will be exchanged for First District funds in the Project and Facility Development Fund; and authorize the Executive Director of the Commission to execute all required documents for these purposes, following approval as to form by County Counsel.

- 14. Authorize the Executive Director to terminate CDBG Reimbursable and Advance Contracts utilizing Fiscal Year 2006-2007 funds, when a breach of contract occurs or when funded activities are determined ineligible under CDBG regulations; and authorize the Executive Director to take all related actions, including execution of any necessary documents, following approval as to form by County Counsel.
- 15. Instruct the Executive Director to identify and deposit into unprogrammed fund accounts of the respective Supervisorial Districts all CDBG Fiscal Year 2006-2007 funds that are unexpended, disallowed, or recovered as a result of full or partial CDBG Reimbursable or Advance Contract terminations.

IT IS RECOMMENDED THAT THE BOARD OF COMMISSIONERS OF THE COMMUNITY DEVELOPMENT COMMISSION:

- 1. Authorize the Executive Director of the Community Development Commission (Executive Director) to accept from the County of Los Angeles an estimated \$69,573,514 in Community Development Block Grant (CDBG), HOME Investment Partnerships (HOME), American Dream Downpayment Initiative Act program (ADDI) and Emergency Shelter Grant (ESG) funds identified in the Action Plan for Fiscal Year 2006-2007 (Action Plan); and to incorporate these funds into the approved Fiscal Year 2006-2007 budget of the Commission, for the purposes described herein, following final notification of approval by the U.S. Department of Housing and Urban Development (HUD).
- 2. Authorize the Executive Director to execute CDBG Reimbursable and Advance Contracts, and any necessary amendments not exceeding the scope of authority granted under this Board letter, on behalf of the County of Los Angeles, with participating cities and the Housing Authority to implement projects described in the Action Plan, attached hereto in substantially final form, following approval as to form by County Counsel.

IT IS RECOMMENDED THAT THE BOARD OF COMMISSIONERS OF THE HOUSING

AUTHORITY:

- 1. Authorize the Executive Director of the Housing Authority (Executive Director) to accept from the County of Los Angeles an estimated \$1,293,306 in Fiscal Year 2006-2007 (July 1, 2006 to July 30, 2007) Community Development Block Grant (CDBG) funds, and to continue administration of \$250,000 in prior year CDBG funds, as described in the Action Plan for Fiscal Year 2006-2007 (Action Plan); and to incorporate the \$1,293,306 in new CDBG funds into the approved Fiscal Year 2006-2007 budget of the Housing Authority, following final notification of approval by the U.S. Department of Housing and Urban Development (HUD).
- Authorize the Executive Director, or designee, to execute CDBG Reimbursable and Advance Contracts, and any necessary amendments not exceeding the scope of authority granted under this Board letter, with the County of Los Angeles to implement projects described in the Action Plan, attached hereto in substantially final form, following approval as to form by County Counsel.

PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION:

The National Affordable Housing Act (NAHA) of 1990 (Cranston/Gonzalez Housing Act), as amended in 1992, requires that the County of Los Angeles provide a single, consolidated submission of the proposed expenditure of funds to be eligible for HUD formula grant funding, including CDBG, HOME, ADDI and ESG. The Action Plan satisfies these federal requirements to provide for the release of funds.

FISCAL IMPACT/FINANCING:

There is no impact on the County general fund. The Action Plan allocates an estimated \$69,573,514 in federal funds, as follows: \$30,877,261 in new Thirty-second Program Year (July 1, 2006 to June 30, 2007) CDBG funds; \$399,130 in CDBG funds received as a joint applicant with the City of Cerritos; \$18,935,277 in unexpended CDBG funds from prior years; \$5,000,000 in estimated future CDBG program income; \$12,883,006 in Fiscal Year 2006-2007 HOME funds; \$157,849 in Fiscal Year 2006-2007 ADDI funds; and \$1,320,991 in Fiscal Year 2006-2007 ESG funds.

CDBG funds total \$55,211,668 and are comprised of new, reallocated, prior years', and program income funds. The five Supervisorial Districts will receive an allocation of \$39,011,047 for projects in the unincorporated areas of the County, of which \$1,543,306 will be distributed to the Housing Authority for capital improvement projects and services for residents of public housing. The 47 participating cities will receive an allocation of \$16,200,641. Projects to address housing and community needs will be implemented by

the Commission, the Housing Authority, County departments, and approximately 52 community-based organizations and other public agencies, such as school districts.

A total of \$959,888 in Fiscal Year 2006-2007 and prior year CDBG funds will be exchanged for general funds. The City of Hawaiian Gardens will receive a total of \$600,671 in CDBG funds as follows: \$49,838 from the City of Sierra Madre; \$141,012 from the City of Santa Fe Springs; \$3,601 from the City of Bradbury; \$29,342 from the City of Rolling Hills Estates; \$34,447 from the City of Westlake Village; \$151,652 from the City of Manhattan Beach; \$24,113 from the City of La Habra Heights; and \$166,666 from the Fourth Supervisorial District. The City of San Fernando will receive a total of \$252,850 in CDBG funds from the City of Cerritos. The First Supervisorial District will receive a total of \$106,367 from the City of Cerritos.

The CDBG Reimbursable Contracts with five cities and the Commission for the West Altadena Community Redevelopment Project area currently repaying Section 108 loans will be amended to reduce the allocations of Fiscal Year 2006-2007 CDBG funds by \$1,752,643 in order to set aside annual repayment amounts that are due under separate Section 108 loan agreements. The following amounts will be subtracted from their Fiscal Year 2006-2007 allocations: \$309,401 for the City of Azusa; \$204,427 for the City of Culver City; \$54,593 for the City of Claremont; \$330,876 for the City of San Fernando; \$617,853 for the City of Bell Gardens; and \$235,493 for the unincorporated redevelopment area of West Altadena.

HOME funds total \$12,883,006, of which \$1,288,300 will be used for program administration, as determined by HUD. The First-Time Homebuyer Program will use \$2,157,849 to provide home ownership opportunities in the unincorporated areas of the County and participating cities, consisting of \$2,000,000 in Fiscal Year 2006-2007 HOME funds and \$157,849 in Fiscal Year 2006-2007 ADDI funds. Housing development and rehabilitation activities will use \$7,662,256, of which \$3,831,256 will be set aside for six months for participating cities. After six months, the remaining funds will be available in the unincorporated areas and participating cities on a first-come, first-served basis for development and rehabilitation activities. In addition, \$1,932,450 will be set aside for Community Housing Development Organizations (CHDO). HOME funds may be reprogrammed for home ownership, development, and rehabilitation needs.

ESG funds total \$1,320,991. These funds will be allocated to LAHSA for projects to assist the homeless in the unincorporated areas of the County of Los Angeles and participating cities. LAHSA will conduct an RFP process to award these funds

FACTS AND PROVISIONS/LEGAL REQUIREMENTS:

On May 24, 2005, your Board approved the third Action Plan (Fiscal Year 2005-2006) of the current five-year Consolidated Plan. The current annual Action Plan ends on June 30, 2006, and a new Action Plan must be adopted by your Board to continue receiving

funding. The new Action Plan includes a description of the activities to be undertaken during the 2006-2007 Fiscal Year to address the objectives outlined in the Consolidated Plan's five-year strategy.

Subsequent to your Board adopting the current Consolidated Plan, Congress enacted the ADDI under the HOME program to assist low-income families in becoming first-time homebuyers. The County, commencing in Fiscal Year 2003-2004, receives an annual ADDI allocation which will be administered under the County's Consolidated Plan and Action Plans.

Standard CDBG Advance or Reimbursable Contracts will be entered into with recipients of CDBG funds. Reimbursable Contracts for Fiscal Year 2006-2007 will not be executed with the cities of Bradbury, La Habra Heights, Manhattan Beach, Rolling Hills Estates, Sierra Madre and Westlake Village because these cities will transfer their entire new allocations to other cities.

MOU's will also be executed with participating cities wishing to implement single-family Homeowner Rehabilitation activities using HOME funds. These funds will be used for homeownership, housing development and redevelopment activities throughout the unincorporated County and in participating cities.

In addition to the above proposed allocations, the Commission is requesting that the Executive Director be authorized to terminate CDBG contracts with community-based organizations that fail to address administrative deficiencies, program compliance issues, or other contract obligations. Following consultation with County Counsel and the respective Supervisorial Districts, the Executive Director will determine whether or not it is in the best interests of the County to suspend funding for the program year and cancel the contracts. If so, the Executive Director will then recover any disallowed or unexpended funds and return the funds to the appropriate Supervisorial Districts.

All public notice requirements contained in 24 Code of Federal Regulations Part 91 Section 91.105 of the NAHA for approval of the Action Plan have been satisfied. A total of five community meetings were held in September and October 2005. Comments received at these meetings have been incorporated into the Action Plan and were posted on the Commission website in late April 2006 to update the public regarding the comments received earlier at the meetings. Notices of the 30-day public comment period and public hearing were published in newspapers throughout the County and copies of the draft Action Plan were made available for review at public libraries. The public comment period will conclude on May 23, 2006.

The Action Plan is attached to this Board letter. The following documents are also provided: Fiscal Year 2006-2007 CDBG Grant Funding Summary; Fiscal Year 2006-2007 HOME Grant Reservations and Set-Asides and Fiscal Year 2006-2007 ADDI Grant Funds; Proposed Use of ESG Funds; Fiscal Year 2006-2007 Funding for Participating Cities;

sample standard CDBG Reimbursable Contract; sample standard Other Public Agency Reimbursable Contract; sample standard CDBG Advance Contract; sample standard Section 108 Reimbursable Contract Amendment; sample standard Agreement to Implement a CDBG Project for participating city; sample standard CDBG Reimbursable Contract Amendment; sample standard HOME MOU; Fiscal Year 2006-2007 Summary Totals for Minority and Women Board Members and Employees for funded non-profit agencies; and Grants Management Statements for the CDBG, HOME, ADDI and ESG grants. These items appear as Attachments A through P, respectively.

All of the projects proposed in the Action Plan are federally-funded. As applicable, the administering agencies will be subject to the prevailing wage requirements of the Davis-Bacon Act and related Acts and Section 3 of the Housing and Community Development Act of 1968, as amended, which requires that employment and other economic opportunities generated by certain HUD assistance be directed to low- and very low-income persons, particularly to persons who are recipients of HUD housing assistance. However, where Section 3 is not applicable, the agencies will be subject to the County's Greater Avenues for Independence (GAIN) Program and General Relief Opportunity for Work (GROW) Program, which furthers the same or similar goals.

This letter has been reviewed by County Counsel. On April 26, 2006, the Housing Commission recommended approval of all Housing Authority projects contained in the Action Plan.

ENVIRONMENTAL DOCUMENTATION:

The Action Plan is exempt from the provisions of the National Environmental Policy Act (NEPA) pursuant to 24 Code of Federal Regulations, Part 58, Section 58.34 (a)(1), because it is a planning document and does not involve activities that will alter existing environmental conditions. It is also exempt from the provisions of the California Environmental Quality Act (CEQA) pursuant to State CEQA Guidelines 15061 (b)(3), because the Action Plan, as part of the Consolidated Plan, is covered by the general rule that CEQA only applies to projects that have the potential for causing a significant effect on the environment. However, each program within the Action Plan will be reviewed for environmental impact on a project-by-project basis before funding is released.

CONTRACTING PROCESS:

HOME funds are used to implement a variety of affordable housing development and rehabilitation programs available to households earning less than 80 percent of the area median income for the Los Angeles-Long Beach Metropolitan Statistical Area, adjusted for family size, as determined by HUD. Funds are available through an open RFP process, on a first-come, first-served basis to qualified for-profit and non-profit developers and Fair Housing Development Organizations. Projects are selected to maximize the impacts of

HOME funds based on viability, financial feasibility, and appropriateness to geographic location and community need. Funds are also available on a first-come, first-served basis to qualified homebuyers and owners of single- and multi-family housing in need of rehabilitation.

LAHSA contracts with non-profit and government agencies to provide housing and services for homeless individuals and families through an RFP process that solicits proposals for new and continuing projects. The 2006-2007 Winter Shelter Program will begin in November 2006, and LAHSA will issue an RFP to identify service providers in August 2006. It is anticipated that current County ESG-funded shelter and services contracts will be renewed for an additional year.

The County does not use a competitive process to award CDBG contracts to non-profit agencies. Each Supervisorial District utilizes the Community Resources Investment Strategy (CRIS), citizen input from community meetings, and consultations with the Commission to select agencies that best meet community needs.

IMPACT ON CURRENT PROJECTS:

The projects contained in the Action Plan will benefit low- and moderate-income residents of the unincorporated County and participating cities.

Respectfully submitted,

CARLOS JACKSON Executive Director

Attachments: 16

K:\CDBG Common\GPT\Action Plan Board letter FY 2006-2007.doc

\$39,011,047 2

\$16,200,641 3

COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM

Thirty-second Year Grant (July 1, 2006 - June 30, 2007) **Funding Summary**

TOTAL (revenues for Thirty-second Program Year)	\$31,276,391
Revenues for Thirty-second Program Year	\$31,276,391
Prior Years Funds	\$18,935,277 ¹
Projected Program Income	\$5,000,000
TOTAL REVENUES	\$55,211,668
Distribution of CDBG Funds for the Thirty-second	Program Year

TOTAL \$55,211,688

Unincorporated Areas

Participating Cities

¹ Includes Districts' unallocated/reprogrammed funds, countywide prior year funds, and reallocated/prior year funds of participating cities.

Includes reallocated funds, prior years' funds, and projected program income.

Includes reallocated funds and prior years' funds.

FISCAL YEAR 2006-2007 HOME, FISCAL YEAR 2006-2007 ADDI GRANT FUND RESERVATIONS AND SET-ASIDES

The following chart depicts the distribution of HOME and ADDI funds between activities in Participating Cities and the Unincorporated Areas of the County.

HOME PROGRAM	FUNDS
Total Funds (Estimated)	\$12,883,006 HOME + \$157,849 ADDI \$13,040,855
Administration	\$1,288,300 (HUD Determined - 10%)
Community Housing Development Organizations (CHDO)	\$1,932,450 (HUD Determined - 15%)
Homebuyer Assistance	\$2,000,000 FY 2006-07 HOME + \$157,849 FY 2006-2007 ADDI \$2,157,849
New Construction:	
Participating Cities*	\$2,331,128 (50%)
Unincorporated	\$2,331,128 (50%)
Rehabilitation:	
Participating Cities*	\$1,500,000 (50%)
Unincorporated	\$1,500,000 (50%)

^{*}Set-Aside for Participating Cities for a period of six months following the execution of the HOME Grant Agreement.

PROPOSED USE OF ESG FUNDS

The Los Angeles Homeless Services Authority (LAHSA) proposes to use the 2006-2007 Emergency Shelter Grant allocation to meet the purpose of the Stewart B. McKinney Homeless Assistance Act 24 CFR 576.1 (b), and to meet the homeless needs, goals and objectives identified in the 2003-2008 Consolidated Plan. In response to public input relative to homelessness, LAHSA has adopted policies to geographically allocate homeless resources where need has been identified.

The priorities for use of ESG funds are operations and essential services. Operations funds will be used to fund outreach services by the emergency response team, overnight shelter through the winter shelter program and emergency housing. Essential services will be used to fund the access center program, the emergency response team and emergency housing. All these programs are located throughout Los Angeles County. The winter shelter program provides temporary nightly shelter during the period of time in which Los Angeles usually experiences its most inclement weather, November 15 to March 30. The emergency response team conducts outreach and referrals to homeless persons who are sent to LAHSA through phone calls from City Council offices, Board of Supervisors offices, business owners and community members. The emergency housing program provides twenty-four hour shelter to homeless individuals and families. The services provided assist participants obtain more stable housing and learn more independent living skills.

The following is an estimate of the percentages of the ESG funds to be allocated to the various activities eligible under ESG:

ELIGIBLE ACTIVITY	PERCENTAGE	ESTIMATED ALLOCATION
Operations	65	\$858,644
Essential Services	30	\$396,297
Administration	5	\$66,050
TOTAL	100	\$1,320,991

LAHSA will meet the matching funds requirement with 100% federal Supportive Housing Program funds for the 2006-2007 Program Year.

K:\CDBG Common\GPT\Action Plan Board letter 06-07\FY 06-07 Proposed Use of ESG Funds.doc

ATTACHMENT D

Fiscal Year 2006-2007 Funding for Participating Cities

ontract Number	Agency Name	FY 2006-07	Exchanges of Funds	Total Allocation
70710	AGOURA HILLS	\$94,630		\$94,630
70711	ARCADIA	\$413,546		\$413,546
70713	AZUSA	\$623,543		\$623,543
70714	BELL	\$693,968		\$693,968
70715	BELL GARDENS	\$891,090		\$891,090
70716	BEVERLY HILLS	\$267,804		\$267,804
70201	BRADBURY ¹	\$3,601	-\$3,601	\$0
70718	CALABASAS	\$89,678		\$89,678
70719	CLAREMONT	\$215,148		\$215,148
70720	COMMERCE	\$186,389		\$186,389
70721	COVINA	\$450,372		\$450,372
70722	CUDAHY	\$494,341		\$494,341
70723	CULVER CITY	\$316,593		\$316,593
70724	DIAMOND BAR	\$371,372		\$371,372
70725	DUARTE	\$213,023		\$213,023
70726	EL SEGUNDO	\$90,679		\$90,679
70727	HAWAIIAN GARDENS	\$250,366	\$600,671	\$851,037
70728	HERMOSA BEACH	\$96,397		\$96,397
70729	IRWINDALE	\$18,127		\$18,127
70730	LA CANADA- FLINTRIDGE	\$106,538		\$106,538
70731	LA HABRA HEIGHTS ¹	\$24,113	\$-24,113	\$0
70732	LA MIRADA	\$302,504		\$302,504
70733	LA PUENTE	\$605,126		\$605,126
70734	LA VERNE	\$173,914		\$173,914
70735	LAWNDALE	\$453,523		\$453,523
70736	LOMITA	\$192,662		\$192,662
70737	MALIBU	\$80,649		\$80,649
70738	MANHATTAN BEACH ¹	\$151,652	\$-151,652	\$0
70739	MAYWOOD	\$534,846		\$534,846
70740	MONROVIA	\$387,914		\$387,914
70741	RANCHO PALOS VERDES	\$190,496		\$190,496
72263	ROLLING HILLS	\$6,878		\$6,878
70743	ROLLING HILLS ESTS ¹	\$29,342	\$-29,342	\$0
70744	SAN DIMAS	\$215,117		\$215,117
70745	SAN FERNANDO	\$368,617	\$252,850	\$621,467
70746	SAN GABRIEL	\$506,966		\$506,966

Contract Number	Agency Name	FY 2006-07	Exchanges of Funds	Total Allocation
70747	SAN MARINO	\$70,012		\$70,012
70748	SANTA FE SPRINGS ¹	\$188,012	\$-141,012	\$47,000
70749	SIERRA MADRE ¹	\$49,838	\$-49,838	\$0
70750	SIGNAL HILL	\$123,493		\$123,493
70751	SOUTH EL MONTE	\$330,824		\$330,824
70752	SOUTH PASADENA	\$154,637		\$154,637
70753	TEMPLE CITY	\$301,841		\$301,841
70754	WALNUT	\$197,614		\$197,614
70755	WEST HOLLYWOOD	\$328,167		\$328,167
71556	WESTLAKE VILLAGE ¹	\$34,447	\$-34,447	\$0

¹ The following jurisdictions will transfer CDBG funds to the City of Hawaiian Gardens, for general funds: Bradbury (\$3,601), Sierra Madre (\$49,838), Fourth Supervisorial District (\$166,666), Manhattan Beach (\$151,652), Rolling Hills Estates (\$29,342), Santa Fe Springs (\$141,012), La Habra Heights (\$24,113) and Westlake Village (\$34,447).

City of San Fernando will receive CDBG funds (\$252,850) from the City of Cerritos for general funds.

COUNTY OF LOS ANGELES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM REIMBURSABLE CONTRACT

PROJECT TITLE: «Project_Name»	
PROJECT NUMBER: «Project_No»	CONTRACT NUMBER: «Contract_No»
County of Los Angeles, hereinafter called the	to this day of, by and between the "County," acting by and through the Executive Commission of the County of Los Angeles, and rating Agency."
WITNESSETH THAT:	
· •	ontract with the United States of America, through pment (HUD), to execute the County's Community

WHEREAS, Operating Agency desires to participate in said CDBG program and is qualified by reason of experience, preparation, organization, staffing and facilities to provide the services and implement the project described herein.

Development Block Grant (CDBG) Program, which includes the project described herein, under

the Housing and Community Development Act of 1974 ("Act"), as amended; and

NOW, THEREFORE, in consideration of the mutual covenants herein set forth and the mutual benefits to be derived therefrom, the parties agree as follows:

- 1. <u>CONTRACT</u>. This Contract consists of this document and attachments: Exhibit A, Project Description and Activity Budget, Exhibit B, Insurance and Exhibit C Charitable Contributions Certification.
- 2. <u>CONTRACT ADMINISTRATION</u>. The Executive Director (Executive Director) of the Community Development Commission of the County of Los Angeles (Commission), or his designee, shall have full authority to act for County in the administration of this Contract consistent with the provisions contained herein.
- 3. <u>SCOPE OF SERVICES</u>. The Operating Agency is to perform all the services set forth in the Exhibit A, Project Description and Activity Budget.
- 4. <u>TIME OF PERFORMANCE</u>. Operating Agency shall commence the services described herein on the date first above written and shall complete same by no later than _____.
- 5. <u>COMPENSATION AND METHOD OF PAYMENT</u>. For satisfactory performance under this Contract, County shall reimburse Operating Agency an

Rev. 4/06

amount not to exceed dollars («M FY Budget»), which shall constitute full and complete compensation hereunder for the implementation of the project described in Exhibit A. Said reimbursement will only be paid out of funds received from the federal government under the Act for the Fiscal Year _____ or from program income, as described in 24 CFR 570.504 accumulated under said program, for allowable costs actually incurred for the express purposes specified. The parties understand and agree that such reimbursement, if any, shall be conditioned upon receipt of said funds by the County from the federal government or accumulation of program income from said program, and shall not be a charge against any other funds of the County. Funds shall be paid only after submittal of the electronic payment request form. This payment request form must be submitted on a minimum of a monthly basis as specified and provided by the Community Development Commission (CDC), County of Los Angeles. Said payment request shall give the total of said cash expenses paid during the monthly reporting period and shall also itemize the same in detail conforming to the budget required by Section 6 of this Contract. After timely receipt and approval of each payment request form, the Commission will draw a check in favor of the Operating Agency in the approved amount

Operating Agency shall have no claim against the County for payment of any money or reimbursement, of any kind whatsoever, for any service provided by Operating Agency after the expiration or other termination of this Contract. Should Operating Agency receive any such payment, it shall immediately notify the County and immediately repay all such funds to the County. Payment by the County for services rendered after expiration and/or termination of this Contract shall not constitute a waiver of the County's right to recover such payment from Operating Agency. This provision shall survive the expiration or other termination of this Contract.

- 6. <u>BUDGET SECTION</u>. No more than the amounts and expenditure items specified in the Project Description and Activity Budget, Exhibit A to this Contract, which is attached hereto and incorporated herein by this reference, may be spent for the separate cost categories specified in Exhibit A without written approval of the County.
- 7. COMPLIANCE WITH LAWS. All parties agree to be bound by all applicable Federal, State, and local laws, ordinances regulations and directives as they pertain to the performance of this Contract. This Contract is subject to and incorporates the terms of the Act; 24 CFR Part 570; U.S. Office of Management and Budget (OMB) Circulars A-110 and A-122; OMB Circular A-133 Compliance Supplement and the County Auditor-Controller Contract Accounting and Administration Handbook. The Catalog of Federal Domestic Assistance (CFDA) number assigned to the Community Development Block Grant Program is 14.218.

The Operating Agency shall comply with applicable uniform administrative requirements, as described in 24 CFR 570.502. The Operating Agency shall carry

out each activity in compliance with all Federal laws and regulations described in 24 CFR Part 570, Subpart J, except that:

- i. The Operating Agency does not assume the County environmental responsibilities described in 24 CFR 570.604; and
- ii. The Operating Agency does not assume the County's responsibility for initiating the review process under Executive Order 12372.

Operating Agency agrees to be bound by applicable federal, state and local laws, regulations and directives as they pertain to the performance of the Contract, including, but not limited to, Sections a-h below. This Contract is subject to and incorporates the terms of the Housing and Community Development Act of 1974, as amended by the Cranston-Gonzales National Affordable Housing Act, 1990 and the 24 CFR Part 85.

- a. Operating Agency shall comply with the Civil Rights Act of 1964 Title VI which provides that no person shall, on the grounds of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance.
- b. Operating Agency shall comply with Section 109 of the Housing and Community Development Act of 1974 which states that no person in the United States shall, on the grounds of race, color, national origin, or sex be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity funded in whole or in part with funds made available under this title.
- c. Operating Agency shall comply with Executive Orders 11246 and 11375, Equal Opportunity in Employment, which requires that during the performance of this Contract, the Operating Agency will not discriminate against any employee or applicant for employment because of race, color, religion, sex or national origin. The Operating Agency will take affirmative action to ensure that applicants are employed, and that employees are treated fairly during employment, without regard to their race, color, religion, sex or national origin. Such action shall include, but not be limited to the following: employment, promotion, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, The Operating Agency agrees to post in including apprenticeship. conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of the non-discrimination clause.

The Operating Agency will, in all solicitations or advertisements for employees placed by or on behalf of the Operating Agency, state that all

qualified applicants will receive consideration for employment without regard to race, color, religion, sex or national origin.

The Operating Agency will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided by the agency of the Operating Agency's commitments under Section 202 of Executive Order No. 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment. The Operating Agency will comply with all provisions of Executive Order No. 11246 of September 24, 1965, and of the rules, regulations and relevant orders of the Secretary of Labor.

The Operating Agency will furnish all information and reports required by the Executive Orders and by the rules, regulations and orders of the Secretary of Labor, or pursuant thereto, and will permit access to its books, records, and accounts by the Commission and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations and orders.

In the event the Operating Agency fails to comply with the non-discrimination clauses of this Contract or with any of such rules, regulations or orders, this Contract may be canceled, terminated or suspended in whole or in part, and the Operating Agency may be declared ineligible for further Government contracts in accordance with procedures authorized in the Executive Orders and such other sanctions may be imposed and remedies invoked as provided in the Executive Orders or by rule, regulation or order of the Secretary of Labor, or as otherwise provided by law.

The Operating Agency will include the provisions of these paragraphs in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of the Executive Order No. 11246 of September 24, 1965, that such provisions shall be binding upon each subcontractor or vendor. The Operating Agency will take such actions with respect to any subcontract or purchase order as the County may direct as a means of enforcing such provisions including sanctions for noncompliance, provided however, that in the event the Operating Agency becomes involved in, or is threatened with litigation with a subcontractor or vendor as a result of such direction by the County, the Operating Agency may request the United States to enter into such litigation to protect the interests of the United States.

i. Should Operating Agency require additional or replacement personnel after the effective date of this Contract, Operating Agency shall give consideration for any such employment openings to participants in the

County's Department of Public Social Services' Greater Avenues for Independence (GAIN) Program, or General Relief Opportunity For Work (GROW) Program who meet Operating Agency's minimum qualifications for the open position. The Operating Agency shall contact the County's GAIN/GROW Division at (626) 927-5354 for a list of GAIN/GROW participants by job category.

ii. The Operating Agency is prohibited by the Department of Interior and Related Agencies Appropriations Act, known as the Byrd Amendments, and HUD's 24 CFR Part 87, from using federally appropriated funds for the purpose of influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, loan or cooperative contract, and any extension, continuation, renewal, amendment or modification of said documents.

The Operating Agency must certify in writing that it is familiar with the Federal Lobbyist Requirements and that all persons and/or subcontractors acting on behalf of the Operating Agency will comply with the Federal Lobbyist Requirements.

Should the Operating Agency or persons/subcontractors acting on behalf of the Contract fail to fully comply with the Federal Lobbyist Requirements civil penalties shall result.

iii. Operating Agency and each County lobbyist or County lobbyist firm, as defined in Los Angeles County Code Chapter 2.160 (County Ordinance 93-0031), retained by the Operating Agency, shall fully comply with the requirements as set forth in said County Code Chapter. The Operating Agency must also certify in writing that it is familiar with the Los Angeles County Code Chapter 2.160 and that all persons acting on its behalf will comply with the County Code requirements.

Failure on the part of the Operating Agency and/or its Lobbyist(s) to fully comply with said County Lobbyist requirements shall constitute a material breach of the Contract upon which the County may immediately terminate this Contract, and the Operating Agency shall be liable for any and all damages incurred by the County and/or any federal agency as a result of such breach.

- iv. The County ensures equal opportunity in the award and performance of any contract to all persons without regard to race, color, sex, religion, national origin, ancestry, age, marital status, or disability.
- h The Supervision of Trustees and Fundraisers For Charitable Purposes Act regulates entities receiving or raising charitable contributions. The "Nonprofit Integrity Act of 2004" (SB1262, Chapter 919) increased the Charitable Purposes Act requirements. By requiring subrecipients to complete the "Charitable Contributions Certification" form attached hereto as Exhibit C, the County seeks to ensure that all non-profit agencies that contract with the County and receive or raise charitable contributions comply with California law in order to protect the County and its taxpayers. A subrecipient that receives or raises charitable contributions without complying with its obligation under California law commits a material breach, upon which the County may immediately terminate this Contract, and the Operating Agency shall be liable for any and all damages incurred by the County and/or any federal agency as a result of such breach.
- 8. <u>CONFIDENTIALITY OF REPORTS</u>. Operating Agency shall keep confidential all reports, information and data received, prepared or assembled pursuant to performance hereunder. Such information shall not be made available to any person, firm, corporation or entity without the prior written consent of the County.
- 9. <u>SAFETY STANDARDS AND ACCIDENT PREVENTION</u>. The Operating Agency shall comply with all applicable federal, state and local laws governing safety, health and sanitation. The Operating Agency shall provide all safeguard, safety devices and protective equipment and take any other needed actions, as its own responsibility, as reasonably necessary to protect the life and health of employees on the job, the safety of the public and personal and real property in connection with the performance of this Contract.
- 10. <u>SEVERABILITY</u>. In the event that any provision herein contained is held to be invalid, void, or illegal by any court of competent jurisdiction, the same shall be deemed severable from the remainder of this Contract and shall in no way affect, impair or invalidate any other provision contained herein. If any such provision shall be deemed invalid due to its scope of breadth, such provision shall be deemed valid to the extent of the scope of breadth permitted by law.
- 11. <u>INTERPRETATION</u>. No provision of this Contract shall be interpreted for or against either party because that party or that party's legal representative drafted such provision, but this Contract is to be construed as if both parties drafted it hereto.
- 12. <u>WAIVER</u>. No breach of any provision hereof can be waived unless in writing. Waiver of breach of any provision herein shall not be deemed to be a waiver of additional breaches of the same provision or breach of any other provision herein.

13. PROGRAM EVALUATIONS AND REVIEW. Operating Agency shall make available for inspection to authorized County and HUD personnel and their agents, for four years (4) after the termination or expiration of this Contract, all records including financial, pertaining to its performance under this Contract and allow said County and HUD personnel and agents to inspect and monitor Operating Agency's facilities and program operations, and interview Operating Agency staff and program participants, as required by the County and/or HUD.

Operating Agency agrees to submit all data that are necessary to complete the Consolidated Annual Performance and Evaluation Report (CAPER) and monitor program accountability and progress in accordance with HUD requirements in the format and at the time designated by the Executive Director or his designee.

14. NONEXPENDABLE PROPERTY. Nonexpendable property means leased and purchased tangible personal property, such as office equipment, having a useful life of more than one (1) year and/or an acquisition cost of \$5,000 or more per unit. Nonexpendable property shall also include, but not limited to real property any interest in real property (including any mortgage or other encumbrance of real property), and funds derived from the sale or disposition of nonexpendable property. Any utilization of funds derived from the sale or disposition of nonexpendable property must have prior approval of the County and otherwise comply with all applicable laws and regulations. In the event the Contract is terminated, the County reserves the right to determine the final disposition of said nonexpendable property acquired for this project with CDBG funds, including funds derived there from. Said disposition may include taking possession of said nonexpendable property.

The Operating Agency shall maintain up-to-date property records, listing all nonexpendable property it has leased or purchased during the term of this Contract. The following items should be included in the list: description of property, serial or ID number, source of funds that purchased the item (including the award number), owner of property, date of purchase, cost, percentage of cost paid with Federal monies, location, condition and use of property, date of disposal, and sale price or method used to determine the current fair market value. The Operating Agency shall conduct a physical inventory of the nonexpendable property at least once every two (2) years, reconcile the inventory with its property records and maintain these records for four years (4) after the termination or expiration of this Contract. In the event there is a change of use or disposition of the property, if the then-current fair market value is over \$5,000, the Operating Agency shall immediately pay to the County a pro-rata share of the then current fair market value of the property. The pro-rata share shall be calculated by multiplying the then-current fair market value by the percentage of the purchase price paid with CDGB funds or program income.

15. <u>REVERSION OF ASSETS.</u> Upon expiration or termination of this Contract, the Operating Agency shall immediately transfer to the County any remaining CDBG funds on hand at the time of expiration or termination and any accounts receivable

attributable to the use of CDBG funds. Any real property under the Operating Agency's ownership or possession that was acquired or improved in whole or in part with CDGB funds in excess of \$25,000 shall be either:

- i. Used to meet one of the national objectives in 24 CFR 570.208 for five (5) years following the close-out of the CDBG grant from which assistance to the property was provided after expiration of this Contract (24 CFR 570.505), or such longer period of time as may be specified in the Exhibit A; or
- ii. Disposed of in a manner, which results in the County being reimbursed in the amount of the current fair market value of the property less any portion thereof attributable to expenditures of non-CDBG funds for acquisition of, or improvement to, the property. Such reimbursement is not required after the period of time and under the conditions specified in subparagraph i above.

The Operating Agency shall maintain the use of the real property and documentation verifying compliance with the national objective for a period of five years after closeout of this project, per 24 CFR 570.505, Use of Real Property, which states, "[t]he standards described in this section apply to real property within the recipient's control which was acquired or improved in whole or in part using CDBG funds in excess of \$25,000." These standards shall apply from the date CDBG funds are first spent for the property until five years after closeout of an entitlement recipient's participation in the entitlement CDBG program, or, with respect to other recipients, until five years after the closeout of the grant from which assistance to the property was provided. The Operating Agency must submit to the Commission a completed "Certification of Eligible Use" Form verifying that the real property is used exclusively for the eligible use and purpose as provided in the Exhibit A. This form shall be submitted on an annual basis, by April 30th, beginning in year two (2) and for a period of five (5) years after closeout of the project. In case of a change of use or disposition, the Commission must be reimbursed for the then-current fair market value of the real property, less the pro rata share of expenditures made with non-CDBG funds to acquire or improve the real property.

Agency shall obtain three (3) documented bids prior to purchasing or leasing any nonexpendable personal property as approved in Exhibit A, Project Description and Activity Budget. The Operating Agency must purchase or lease from the lowest, responsive and responsible bidder. Operating Agency shall properly identify and inventory all nonexpendable property purchased or leased pursuant to the Contract and seek reimbursement from the County for the actual price of said property, deducting all cash discounts, rebates and allowances received by Operating Agency. Operating Agency shall provide said inventory to the County upon request.

If there is a residual inventory of unused supplies, upon termination or completion of the project or termination or expiration of this Contract, with a then-current aggregate fair market value exceeding \$5,000 and if the supplies are not needed

for any other federally sponsored program(s) or project(s), the Operating Agency shall immediately pay the County for its pro rata share of the then-current aggregate fair market value calculated at the percentage of the purchase price paid with CDBG funds. The Operating Agency shall obtain prior approval of the County and otherwise comply with all applicable laws and regulations prior to utilizing the supplies for any other federally sponsored program(s) or project(s).

- 17. <u>ACCOUNTING</u>. The Operating Agency must establish and maintain on a current basis an adequate accounting system in accordance with generally accepted accounting principles and standards, and the County Auditor-Controller Contract Accounting and Administration Handbook. Regardless of the Operating Agency's method of accounting, expenses must be reported in accordance with Sections 5 and 42 of this Contract.
- 18. <u>CHANGES</u>. The County may, from time to time, request changes hereunder, including the scope of services of the Operating Agency. Such changes, including any increase or decrease in the amount of the Operating Agency's compensation, which are agreed upon by and between the County and the Operating Agency, shall be incorporated into this Contract by written amendments. Any changes by HUD to the regulations or requirements governing Operating Agency's performance hereunder need not be incorporated by written amendment and will be binding upon Operating Agency upon notification by County.
- 19. <u>CHANGES IN GRANT ALLOCATION</u>. The County reserves the right to reduce the grant allocation when the County's fiscal monitoring indicates that the Operating Agency's rate of expenditure will result in unspent funds at the end of the program year. Changes in the grant allocation will be made after consultation with the Operating Agency. Such changes shall be incorporated into this Contract by written amendments.
- 20. <u>CITIZEN PARTICIPATION</u>. All program data necessary to provide reports to citizens will be made available by the Operating Agency. Discussions will be held often enough so that the Operating Agency will be adequately apprised of citizen recommendations during the course of the program. Operating Agency representatives shall be available to respond to questions and receive recommendations at local meetings when so requested by the Executive Director or his designee.
- 21. REVENUE DISCLOSURE REQUIREMENT. Upon request, Operating Agency shall file with the County a written statement listing all revenue received, or expected to be received, by Operating Agency from Federal, State, City or County sources, or other governmental agencies, and applied for, or expected to be applied for, to offset, in whole or in part, any of the costs incurred by Operating Agency in conducting current or prospective projects or business activities, including, but not necessarily limited to, the project or business activity which is the subject of this Contract. Such statement shall reflect the name and a description of such business activity, the dollar amount of funding provided, or to be provided, by each and every governmental agency for each such project or

business activity, and the full name and address of each governmental agency. Operating Agency shall make available for inspection and audit to County's representatives, upon request, at any time during the duration of this Contract, and during a period of five (5) years thereafter, all of its books and records relating to the operation by it of each project or business activity which is funded in whole or in part with governmental monies, including the project(s) funded under this Contract, whether or not such monies are received through County. All such books and records shall be maintained by Operating Agency at a location in Los Angeles County.

Failure of Operating Agency to comply with the requirements of this Section 21 of this Contract shall constitute a material breach of contract upon which County may immediately cancel, terminate or suspend this Contract through its Executive Director.

- 22. <u>JOINT FUNDING</u>. For projects in which there are sources of funds in addition to CDBG funds, Operating Agency may be required to provide proof of such other funding. The County shall not pay for any costs incurred by Operating Agency, which are paid with other funds. All restrictions and/or requirements provided for in this Contract, relative to accounting, budgeting and reporting, apply to the total project regardless of funding sources.
- 23. ASSURANCES. The Operating Agency hereby assures and certifies that it has complied with the Act, applicable regulations, policies, guidelines and requirements, 24 CFR Part 85 and OMB Circular A-87, and that it will comply with all applicable Federal, State and local laws and regulations as they relate to acceptance and use of Federal funds for this program. Also, the Operating Agency gives assurance and certifies with respect to the project specified in Exhibit A, that it will comply with all of the provisions of 24 CFR 570.303 and all other laws and regulations which pertain to assurances of program applicants. Furthermore, the Operating Agency gives assurance and certifies that it will comply with provisions of 41 CFR Part 60-1.4 and 24 CFR Part 135, each of which is incorporated herein by this reference. Operating Agency further assures and certifies that it will comply with any further amendments or changes to said required assurances and certifications and that, during the term of this Contract, it will maintain current copies of said assurances and certifications at the address specified below.
- 24. <u>NOTICES</u>. All notices shall be served in writing. The notices to the Operating Agency shall be sent to the following address:

```
«Agency_Name»
«Street_Address»
«City», «State» «Zip»
```

Notices, reports and statements to the County shall be personally delivered or sent via First Class U.S. mail to the Executive Director or his designee at:

Carlos Jackson, Executive Director Community Development Commission of the County of Los Angeles 2 Coral Circle Monterey Park, California 91755

Each party shall promptly notify the other of any change in its mailing address.

- 25. <u>ASSIGNMENT AND SUBCONTRACTING</u>. Operating Agency may not assign or subcontract any portion of this Contract without the express written consent of the County. Any attempt by Operating Agency to assign or subcontract any performance of the terms of this Contract shall be null and void and shall constitute a material breach of this Contract, upon which the County may immediately terminate this Contract through the Executive Director.
- 26. <u>NOTICE OF FEDERAL EARNED INCOME CREDIT.</u> Operating Agency shall notify its employees, and shall require each subcontractor to notify its employees, that they may be eligible for the Federal Earned Income Credit under the federal income tax laws. Such notice shall be provided in accordance with the requirements set forth in Internal Revenue Service Notice 1015.
- 27. <u>FISCAL LIMITATIONS</u>. The United States of America, through HUD, may in the future place programmatic or fiscal limitation(s) on CDBG funding. Accordingly, the County reserves the right, in its sole discretion, to revise this Contract in order to take into account actions and events affecting CDBG program funding. In the event of a CDBG funding reduction by HUD, the County may, in its sole discretion, reduce the compensation amount of this Contract in whole or in part, or may limit the rate of the Operating Agency's use of both its uncommitted and its unspent funds. The Executive Director, or his designee, may act for the County in implementing and effecting such a reduction in the compensation amount of this Contract.

Where the Executive Director, or his designee, has reasonable grounds to question the fiscal accountability, financial soundness, or compliance with this Contract of the Operating Agency, the County, through the Executive Director, or his designee, may suspend this Contract for up to sixty (60) days, upon three (3) days' notice to Operating Agency, pending an audit or other resolution of such questions. In no event, however, shall a revision made by the County affect expenditures and legally binding commitments made by the Operating Agency before it received notice of such revision, provided that such amounts have been committed in good faith and are otherwise allowable, that such commitments are consistent with HUD cash withdrawal guidelines, and that CDBG funds are available to County to satisfy such expenditures or legally binding commitments.

28. <u>USE OF FUNDS FOR ENTERTAINMENT, MEALS OR GIFTS</u>. Operating Agency certifies and agrees that it will not use funds provided through this Contract to pay for entertainment, meals or gifts.

Rev. 4/06

- 29. <u>INDEMNIFICATION</u>. The Operating Agency agrees to indemnify, defend and hold harmless the County, the Community Development Commission of the County of Los Angeles, the Housing Authority of the County of Los Angeles (Housing Authority), and their elected and appointed officers, employees, and agents from and against any and all liability, including but not limited to demands, claims, actions, fees, costs, and expenses (including attorney and expert witness fees), arising from or connected with the Operating Agency's acts and/or omissions arising from and/or relating to this Contract.
- 30. <u>CONFLICT OF INTEREST</u>. The Operating Agency, its agents and employees shall comply with all applicable Federal, State and County laws and regulations governing conflict of interest including, but not limited to, 24 CFR Part 570.611 and 24 CFR Part 85, Section 85.36(b). To this end, the Operating Agency will make available to its agents and employees copies of all applicable Federal, State and County laws and regulations governing conflict of interest.
- 31. <u>BUDGET MODIFICATIONS</u>. The Executive Director or his designee, who shall be a Division Director or higher, may grant budget modifications to this Contract for the movement of funds between the budget categories identified in Exhibit A, when such modifications:
 - i. In aggregate do not exceed \$10,000 per budget cost category;
 - ii. Are specifically requested by Operating Agency;
 - iii. Will not change the project goals or scope of services;
 - iv. Are in the best interest of the County and Operating Agency in performing the scope of services under this Contract; and
 - v. Do not alter the total amount of compensation under this Contract.
- 32. <u>TIME OF PERFORMANCE MODIFICATIONS</u>. The Executive Director or his designee, who shall be a Division Director or higher, may grant time of performance modifications to this Contract when such modifications:
 - i. In aggregate do not exceed twelve (12) calendar months;
 - ii. Are specifically requested by Operating Agency;
 - iii. Will not change the project goals or scope of services;
 - iv. Are in the best interests of the County and Operating Agency in performing the scope of services under this Contract; and
 - v. Do not alter the total amount of compensation under this Contract.
- Agency agrees that in the event the program established hereunder is subject to audit exceptions by appropriate State and Federal audit agencies, it shall be responsible for complying with such exceptions and paying the County the full amount of County's liability to the funding agency resulting from such audit exceptions.
- 34. <u>INDEPENDENT CONTRACTOR</u>. Both parties hereto in the performance of this Contract will be acting in an independent capacity and not as agents, employees,

partners, joint ventures or associates of one another. The employees or agents of one party shall not be deemed or construed to be the agents or employees of the other party for any purpose whatsoever, including workers' compensation liability. Operating Agency shall bear the sole responsibility and liability for furnishing workers' compensation benefits to any person for injuries arising from or connected with services performed on behalf of the Operating Agency pursuant to this Contract.

- 35. <u>AMENDMENTS/VARIATIONS</u>. This writing, with attachments, embodies the whole of the agreement of the parties hereto. No oral agreement shall be binding upon the parties unless expressly stated herein. Except as provided herein, any addition to or variation of the terms of this Contract shall not be valid unless made in the form of a written amendment of this Contract formally approved and executed by both parties. All Amendments must be received by County no more than sixty (60) calendar days from the expiration date of this Contract. No amendments will be accepted after April 30th of the program year.
- 36. ACQUISITION OF SUPPLIES AND EQUIPMENT. Following approval by the County for necessary supplies and equipment for Contract performance, the Operating Agency may purchase from a related agency/organization only if: (a) prior authorization is obtained in writing from the County, (b) no more than maximum prices or charges are made and no more than minimum specifications are met, as provided in writing by the County, (c) a community related benefit is derived from such Operating Agency related acquisition, and (d) no conflict of interest for private gain accrues to the Operating Agency or its employees, agents or officers.
- 37. MONITORING AND EVALUATION. The County will monitor, evaluate and provide guidance to the Operating Agency in the performance of this Contract. Authorized representatives of the County and HUD shall have the right of access to all activities and facilities operated by the Operating Agency under this Contract. Facilities include all files, records, and other documents related to the performance of this Contract. Activities include attendance at staff, board of directors, advisory committee and advisory board meetings, and observation of on going program functions. The Operating Agency will ensure the cooperation of its staff and board members in such efforts. The Executive Director or his designee may conduct program progress reviews. These reviews will focus on the extent to which planned program has been implemented and measurable goals achieved, effectiveness of program management, and impact of the program.
- 38. <u>AUDITS</u>. The Operating Agency's program will be audited in accordance with the County's policy and funding source guidelines. Audits may also be conducted by Federal, State or local funding source agencies. The County or its authorized representatives shall, at all times during the term of this Contract, and for a period of four (4) years thereafter, have access, for the purpose of audit or inspection, to any and all books, documents, papers, records, property, and premises of the Operating Agency. The Operating Agency's staff will cooperate fully with authorized auditors when they conduct audits and examinations of the Operating

Agency's program. A financial audit of the Operating Agency's performance under this Contract shall be conducted at County's discretion. If indications of misappropriation or misapplication of the funds of this Contract cause the County to require a special audit, the cost of the audit will be encumbered and deducted from this Contract's budget.

- 39. <u>INSURANCE</u>. The Executive Director hereby authorizes the Commission's Risk Manager to determine the requirements of the insurance policy to be procured and maintained by Operating Agency with respect to its activities and obligations hereunder. Without limiting Operating Agency's indemnification of County, the Operating Agency shall provide and maintain at its own expense during the term of this Contract, a program of insurance satisfactory to the Commission's Risk Manager covering its operations hereunder, as specifically defined in Exhibit «Insurance» to this Contract, a copy of which is attached hereto and incorporated herein by this reference.
- 40. <u>FAILURE TO PROCURE INSURANCE</u>. Failure on the part of Operating Agency to procure or maintain required insurance pursuant to Exhibit B shall constitute a material breach of contract under which County may immediately suspend or terminate this Contract or, at its discretion, procure or renew such insurance and pay any and all premiums in connection therewith. All monies so paid by County shall be repaid by the Operating Agency to County upon demand or County may offset the cost of the premiums against any monies due to the Operating Agency from County.
- 41. <u>PROGRAM INCOME</u>. The County reserves the right to determine the disposition of any program income, as described in 24 CFR Part 570.504 accumulated under the project(s) set forth in Exhibit A. Said disposition may include the County taking possession of said program income.
- 42. <u>FINANCIAL CLOSE OUT PERIOD</u>. The Operating Agency agrees to complete all necessary financial close out procedures required by the Executive Director or designee, within a period of not more than sixty (60) calendar days from the expiration date of this Contract. This time period will be referred to as the financial close out period. The County is not liable to provide reimbursement for any expenses or costs associated with this Contract after the expiration of the financial close out period. After the expiration of the financial close out period, those funds not paid to the Operating Agency under this Contract, if any, may be immediately reprogrammed by County into other eligible activities in the County. The Executive Director, or his designee, may request a final financial audit for activities performed under this Contract at the expiration of the financial close out period.
- 43. <u>NEPOTISM</u>. Operating Agency shall not hire nor permit the hiring of any person to fill a position funded through this Contract if a member of that person's immediate family is employed in an administrative capacity by Operating Agency. For the purpose of this section, the term "immediate family" means spouse, child, mother, father, brother, sister, brother-in-law, sister-in-law, father-

- in-law, mother-in-law, son-in-law, daughter-in-law, aunt, uncle, niece, nephew, stepparent and stepchild. The term "administrative capacity" means having selection, hiring, supervisory or management responsibilities, including serving on the governing body of Operating Agency.
- 44. <u>RELIGIOUS AND POLITICAL ACTIVITIES</u>. Operating Agency agrees that funds under this Contract will be used exclusively for performance of the work required under this Contract, and that no funds made available under this Contract shall be used to promote religious or political activities. Further, Operating Agency agrees that it will not perform, nor permit to be performed, any religious or political activities in connection with the performance of this Contract.
- 45. <u>STAFF TRAVEL</u>. Operating Agency shall not incur any expenditure for travel outside of Los Angeles County unless specifically provided for and itemized in Exhibit A, without prior written approval of County.
- 46. <u>USE OF FUNDS</u>. All funds approved under this Contract shall be used solely for costs approved in the program budget for this Contract. Contract funds shall not be used as a cash advancement between contracts, as security to guarantee payments for any nonprogram obligations, or as loans for nonprogram activities. Separate financial records shall be kept for each funding source.
- 47. REPORTS AND RECORDS. Operating Agency agrees to prepare and submit financial, program progress, monitoring, evaluation and other reports as required by County. Program progress reports shall be submitted on a monthly basis, in the form specified by the Executive Director or his designee. Operating Agency shall maintain, and permit on site inspections of such property, personnel, financial and other records and accounts as are considered necessary by County to assure proper accounting for all Contract funds during the term of this Contract and for a total of five (5) years. Operating Agency will ensure that its employees and board members furnish such information, which, in the judgment of County representatives, may be relevant to a question of compliance with contractual conditions, with County or granting agency directives, or with the effectiveness, legality and achievements of the program.
- 48. <u>EXPENDITURES</u>. Expenditures made by Operating Agency in the operation of this Contract shall be in strict compliance and conformity with the Budget set forth in Exhibit A, unless prior written approval for an exception is obtained from Executive Director or his designee.
- 49. <u>CERTIFICATION PROHIBITING USE OF EXCESSIVE FORCE.</u> In accordance with Section 519 of Public Law 101-144, the undersigned certifies, to the best of his or her knowledge and belief that it has adopted and is enforcing:
 - i. A policy prohibiting the use of excessive force by law enforcement agencies within its jurisdiction against any individuals engaged in non-violent civil rights demonstrations; and

- ii. A policy of enforcing applicable State and local laws against individuals physically barring entrance to or exit from a facility or location which is the subject of such non-violent civil rights demonstrations within its jurisdiction;
- 50. <u>DRUG-FREE WORKPLACE.</u> Operating Agency agrees to provide a drug-free workplace by:
 - i. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the Operating Agency's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
 - ii. Establishing an ongoing drug-free awareness program to inform employees about:
 - a. The dangers of drug abuse in the workplace;
 - b. The Operating Agency's policy of maintaining a drug-free workplace;
 - c. Any available drug counseling, rehabilitation, and employee assistance programs; and
 - d. The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
 - iii. Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by subparagraph i of this Section 50:
 - iv. Notifying the employee in the statement required by paragraph i of this Section 50 that, as a condition of employment under the grant, the employee will:
 - a. Abide by the terms of the statement; and
 - b. Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five (5) calendar days after such conviction;
 - v. Notifying the County in writing, within ten (10) calendar days after receiving notice under subparagraph (iv)(b) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federal agency has designated a central point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;
- vi. Taking one of the following actions, within thirty (30) calendar days of receiving notice under subparagraph (iv)(b), with respect to any employee who is so convicted -

- a. Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
- Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
- vii. Making a good faith effort to continue to maintain a drug-free workplace through implementation of subparagraphs i, ii, iii, iv, v and vi.
- viii. The Operating Agency may insert in the space provided below the site(s) for the performance of work done in connection with the specific grant;

Check ____ if there are workplaces on file that are not identified here.

51. RESIDENTIAL ANTIDISPLACEMENT AND RELOCATION ASSISTANCE PLAN. Section 104(d) of the Housing and Community Development Act of 1974, also known as the Barney Frank Amendment, requires relocation assistance for displaced low-income families and requires one-for-one replacement of low/moderate income dwelling units that are demolished or converted to other use. When CDBG funds are used in a project, including financing for rehabilitation, or project delivery costs, Section 104(d) is triggered. CDBG Regulations further describe the requirements under 24 CFR Section 570.606 Displacement, Relocation, Acquisition, and Replacement of Housing.

Operating Agency must adopt and make public a Residential Antidisplacement and Relocation Assistance Plan as part of its administrative requirements to HUD. Before Operating Agency enters into a Contract committing it to provide funds for any activity that will directly result in the demolition, or conversion to another use, of low/moderate-income dwelling units, it must make public and submit to HUD the information as described in Sections 24 CFR 570.457; 570.496 (a); 570.606 (c); and 570.702 (f).

52. <u>PROPERTY MAINTENANCE STANDARDS</u>. The Operating Agency providing services under Contract to the County must ensure that sufficient property maintenance ("property maintenance standards") shall be provided to the facility where services are being provided. Property maintenance includes removal of trash and debris, graffiti abatement, landscaping and physical appearance acceptable to the County.

The Operating Agency may use its CDBG funds towards property maintenance standards; however, each case would be reviewed on an individual basis and approved by the County. The County has established an expenditure cap not to exceed five (5) percent of the Contract allocation for property maintenance standards.

53. TERMINATION FOR IMPROPER CONSIDERATION. The County may, by written notice to the Operating Agency, immediately terminate the right of the Operating Agency to proceed under this Contract if it is found that improper consideration, in any form, was offered or given by the Operating Agency, either directly or through an intermediary, to any County officer, employee or agent with the intent of securing the Contract or securing favorable treatment with respect to the award, amendment or extension of the Contract or the making of any determinations with respect to the Operating Agency's performance pursuant to the Contract. In the event of such termination, the County shall be entitled to pursue the same remedies against Operating Agency as it could pursue in the event of default by the Operating Agency.

Operating Agency shall immediately report any attempt by the County officer or employee to solicit such improper consideration. The Report shall be made to the Executive Director or the County Auditor-Controller's Employee Fraud Hotline (800) 544-6861.

54. OPERATING AGENCY'S WARRANTY OF ADHERENCE TO COUNTY'S CHILD SUPPORT COMPLIANCE PROGRAM. Operating Agency acknowledges that the County has established a goal of ensuring that all individuals who benefit financially from County through contract are in compliance with their court-ordered child, family and spousal support obligations in order to mitigate the economic burden otherwise imposed upon County and its taxpayers.

As required by County's Child Support Compliance Program (County Code Chapter 2.200) and without limiting Operating Agency's duty under this Contract to comply with all applicable provisions of law, Operating Agency warrants that it is now in compliance and shall during the term of this Contract maintain compliance with employment and wage reporting requirements as required by the Federal Social Security Act (42 USC Section 653a) and California Unemployment Insurance Code Section 1088.5, and shall implement all lawfully served Wage and Earnings Withholding Orders or District Attorney Notices of Wage and Earnings Assignment for Child or Spousal Support, pursuant to Code of Civil Procedure Section 706.031 and Family Code Section 5246(b).

TERMINATION FOR BREACH OF WARRANTY TO MAINTAIN COMPLIANCE WITH COUNTY'S CHILD SUPPORT COMPLIANCE PROGRAM. Failure of Operating Agency to maintain compliance with the requirements set forth in Paragraph 54, Operating Agency's Warranty of Adherence to County's Child Support Compliance Program shall constitute a default by Operating Agency under this Contract. Without limiting the rights and remedies available to County under any other provision of this Contract, failure to cure such default within ninety (90) days of notice by the Los Angeles County Child Support Services Department (CSSD) shall be grounds upon which the Executive Director may terminate this Contract pursuant to Paragraph 59, Termination for Cause.

- Agency acknowledges that the County places a high priority on the enforcement of child support laws and the apprehension of child support evaders. The Operating Agency understands that it is County's policy to voluntarily post a list entitled L.A's Most Wanted: Delinquent Parents poster in a prominent position at Operating Agency's place of business. The CSSD will supply the Operating Agency with the poster to be used.
- 57. COUNTY'S QUALITY ASSURANCE PLAN. The County will evaluate the Operating Agency's performance under this Contract on not less than an annual basis. Such evaluation will include assessing Operating Agency's compliance with all contract terms and performance standards. Operating Agency's deficiencies which County determines are severe or continuing and that may place performance of the Contract in jeopardy if not corrected will be reported to the Board of Supervisors. The report will include improvement/corrective action measures taken by the County and the Operating Agency. If improvement does not occur consistent with the corrective measure, County may terminate this Contract, pursuant to Paragraph 58 or 59, or impose other penalties as specified in this Contract.
- 58. <u>TERMINATION FOR CONVENIENCE</u>. The County reserves the right to cancel this Contract for any reason at all upon 30 days' prior written notice to Operating Agency. In the event of such termination, Operating Agency shall be entitled to a prorated portion paid for all satisfactory work unless such termination is made for cause, in which event, compensation if any, shall be adjusted in such termination.
- 59. <u>TERMINATION FOR CAUSE</u>. This Contract may be terminated by the County upon written notice to the Operating Agency for just cause (failure to perform satisfactorily) with no penalties incurred by the County upon termination or upon the occurrence of any of the following events in i, ii, iii or iv:
 - i. Should the Operating Agency fail to perform all or any portion of the work required to be performed hereunder in a timely and good workmanlike manner or properly carry out the provisions of the Contract in their true intent and meaning, then in such case, notice thereof in writing will be served upon the Operating Agency, and should the Operating Agency neglect or refuse to provide a means for satisfactory compliance with this Contract and with the direction of the County within the time specified in such notice, the County shall have the power to suspend or terminate the operations of the Operating Agency in whole or in part.
 - ii. Should the Operating Agency fail within five days to perform in a satisfactory manner, in accordance with the provisions of the Contract, or if the work to be done under said Contract is abandoned for more than three days by the Operating Agency, then notice of deficiency thereof in writing will be served upon Operating Agency by the County.

- Should the Operating Agency fail to comply with the terms of said Contract within five days, upon receipt of said written notice of deficiency, the Executive Director of Commission shall have the power to suspend or terminate the operations of the Operating Agency in whole or in part.
- iii. In the event that a petition of bankruptcy shall be filed by or against the Operating Agency.
- iv. If, through any cause, the Operating Agency shall fail to fulfill in timely and proper manner the obligations under this Contract, or if the Operating Agency shall violate any of the covenants, Contracts, or stipulations of this Contract, the County shall thereupon have the right to terminate this Contract by giving written notice to the Operating Agency of such termination and specifying the effective date thereof, at least five days before the effective date of such termination. In such event, all finished or unfinished documents, data, studies, surveys, drawings, maps, models, photographs and reports prepared by the Operating Agency or under this Contract shall, at the option of the County become its property and the Operating Agency shall be entitled to receive just and equitable compensation for any work satisfactorily completed.
- 60. ARCHITECTURAL BARRIERS ACT AND THE AMERICANS WITH DISABILITIES ACT. The Architectural Barriers Act of 1968 (42 U.S.C. 4151-4157) requires certain Federal and Federally funded buildings and other facilities to be designed, constructed, or altered in accordance with standards that insure accessibility to, and use by, physically handicapped people. A building or facility designed, constructed, or altered with funds allocated or reallocated under this part after December 11, 1995, and that meets the definition of residential structure as defined in 24 CFR 40.2 or the definition of building as defined in 41 CFR Part 101, is subject to the requirements of the Architectural Barriers Act of 1968 (42 U.S.C. 4151-4157) and shall comply with the Uniform Federal Accessibility Standards (Appendix A to 24 CFR part 40 for residential structures, and Appendix A to 41 CFR Part 101-19, Subpart 101-19.6, for general type buildings). The Americans with Disabilities Act (42 U.S.C. 12131; 47 U.S.C. 155.201, 218 and 225) (ADA) provides comprehensive civil rights to individuals with disabilities in the areas of employment, public accommodations, State and local government services, and telecommunications. It further provides that discrimination includes a failure to design and construct facilities for first occupancy after January 26, 1993 that are readily accessible to and usable by individuals with disabilities. Further, the ADA requires the removal of architectural barriers and communication barriers that are structural in nature in existing facilities, where such removal is readily achievable--that is, easily accomplishable and able to be carried out without much difficulty or expense.
- 61. <u>USE OF RECYCLED-CONTENT PAPER PROJECTS</u>. Consistent with the County Board of Supervisors' policy to reduce the amount of solid waste deposited at County landfills, the Operating Agency agrees to use recycled-content paper to the maximum extent possible in relation to this project.

62. <u>EMPLOYEES OF OPERATING AGENCY</u>. *Workers' Compensation:* Operating Agency understands and agrees that all persons furnishing services to the County pursuant to this Contract are, for the purposes of Workers' Compensation liability, employees solely of the Operating Agency. Operating Agency shall bear sole responsibility and liability for providing Workers' Compensation benefits to any person for injuries arising from an accident connected with services provided to the County under this Contract.

Professional Conduct: The County does not and will not condone any acts, gestures, comments or conduct from the Operating Agency's employees, agents or subcontractors which may be construed as sexual harassment or any other type of activities or behavior that might be construed as harassment. The County will properly investigate all charges of harassment by residents, employees or agents of the County against any and all Operating Agency's employees, agents or subcontractors providing services for the County. The Operating Agency assumes all liability for the actions of the Operating Agency's employees, agents or subcontractors and is responsible for taking appropriate action after reports of harassment are received by the Operating Agency.

63. CONTRACTOR RESPONSIBILITY AND DEBARMENT.

- i. A responsible contractor is a contractor, consultant, vendor, or operating agency who has demonstrated the attribute of trustworthiness, as well as quality, fitness, capacity and experience to satisfactorily perform the contract. It is the policy of the Commission, Housing Authority, and County to conduct business only with responsible contractors.
- ii. The Contractor is hereby notified that if the Commission acquires information concerning the performance of the Contractor on this or other contracts which indicates that the Contractor is not responsible, the Commission may, in addition to other remedies provided in the contract, debar the Contractor from bidding or proposing on, or being awarded, and/or performing work on Commission contracts for a specified period of time, which generally will not to exceed five years but may exceed five years or be permanent if warranted by circumstances, and terminate any or all existing contracts the Contractor may have with the Commission.
- iii. The Commission may debar a contractor, consultant, vendor or operating agency if the Board of Commissioners finds, in its discretion, that the contractor, consultant, vendor, or operating agency has done any of the following: (1) violated any term of a contract with the Commission, Housing Authority, or County, or a nonprofit corporation created by the Commission, Housing Authority, or County (2) committed any act or omission which negatively reflects on the its quality, fitness or capacity to perform a contract with the Commission, Housing Authority, or County or any other public entity, or a nonprofit corporation created by the Commission, Housing Authority, or County, or engaged in a pattern or practice which negatively reflects on same, (3) committed an act or offense which indicates a lack of

- business integrity or business honesty, or (4) made or submitted a false claim against the Commission, Housing Authority, County, or any other public entity.
- iv. If there is evidence that the Contractor may be subject to debarment, the Commission will notify the Contractor in writing of the evidence, which is the basis for the proposed debarment and will advise the Contractor of the scheduled date for a debarment hearing before the Contractor Hearing Board.
- v. The Contractor Hearing Board will conduct a hearing where evidence on the proposed debarment is presented. The Contractor and/or the Contractor's representative shall be given an opportunity to submit evidence at that hearing. After the hearing, the Contractor Hearing Board shall prepare a tentative proposed decision, which shall contain a recommendation regarding whether the Contractor should be debarred, and, if so, the appropriate length of time of the debarment. The Contractor and the Commission shall be provided an opportunity to object to the tentative proposed decision prior to its presentation to the Board of Commissioners.
- vi. After consideration of any objections, or if no objections are submitted, a record of the hearing, the proposed decision and any other recommendation of the Contract Hearing Board shall be presented to the Board of Commissioners. The Board of Commissioners shall have the right to modify, deny or adopt the proposed decision and recommendation of the Hearing Board.
- vii. If a Contractor has been debarred for a period longer than five years, that Contractor may, after the debarment has been in effect for at least five years, submit a written request for review of the debarment determination to reduce the period of debarment or terminate the debarment. The Commission may, in its discretion, reduce the period of debarment or terminate the debarment if it finds that the Contractor has adequately demonstrated one or more of the following: (1) elimination of the grounds for which the debarment was imposed; (2) a bona fide change in ownership or management; (3) material evidence discovered after debarment was imposed; or (4) any other reason that is in the best interests of the Commission.
- viii. The Contractor Hearing Board will consider a request for review of the debarment determination only where (1) the Contractor has been debarred for a period longer than five years; (2) the debarment has been in effect for at least five years; and (3) the request is in writing, states one or more of the ground for reduction of the debarment period or termination of the debarment, and includes supporting documentation. Upon receiving an appropriate request, the Contractor Hearing Board will provide notice of the hearing on the request. At the hearing, the Contractor Hearing Board shall conduct a hearing where evidence on the proposed reduction of debarment period or termination of debarment is presented. This hearing shall be conducted and the request for review decided by the Contractor Hearing Board pursuant to the same procedures as for a debarment Hearing.

- ix. The Contractor Hearing Board's proposed decision shall contain a recommendation on the request to reduce the period of debarment or terminate the debarment. The Contractor Hearing Board shall present its proposed decision and recommendation to the Board of Commissioners. The Board of Commissioners shall have the right to modify, deny or adopt the proposed decision and recommendation of the Contractor Hearing Board.
- x. These terms shall also apply to subcontractors and subconsultants of County, Commission, or Housing Authority contractors, consultants, vendors and operating agencies.
- 64. <u>SECTION 3</u>. In order to comply with the Housing and Urban Development Act of 1968, the Operating Agency and, where applicable, its contractor(s) and subcontractor(s) shall comply with Section 3 regulations as described in 24 CFR Part 135. Section 3 compliance activities of the Operating Agency and its contractor(s) and subcontractor(s) shall be governed by the Commission's CDBG Compliance Instructions, as amended, which can be made available to Operating Agency for inspection and copying upon request, if Operating Agency does not already possess a copy.
- 65. CONSTRUCTION/REHABILITATION PROJECTS. The Operating Agency shall ensure that all committed construction and rehabilitation work is completed before June 30, 200__. In the event that any project, or portion of a project, is not completed by June 30, 200__, the Operating Agency shall allocate alternative sources(s) of funding to finish the project(s), and ensure full compliance with all CDBG Program requirements, which shall survive the expiration or termination date of this Contract.

The Operating Agency shall submit a request to the County, to conduct a Contract and Labor Compliance File Review at least 30 calendar days prior to the anticipated completion of construction/rehabilitation activities, but in no event later than May 30, 200__.

- 66. <u>USE OF FUNDS</u>. All funds approved under this Contract shall be used solely for costs approved in the project budget(s) under this Contract. Contract funds shall not be used as a cash advance between contracts, as security to guarantee payments for any nonprogram obligations, or as loans for nonprogram activities. Separate financial records shall be kept for such funding source(s).
- 67. <u>DISALLOWED COSTS</u>. If Operating Agency has failed to return unexpended funds or funds spent for disallowed costs related to any CDBG Contract it has with the County, County may withhold and offset payments to be made to Operating Agency under this Contract.
- 68. <u>ENTIRE CONTRACT.</u> This Contract with attachments and any and all CDBG Bulletins, which the County may issue from time to time following the date of execution, constitute the entire understanding and agreement of the parties.

Rev. 4/06 23

IN WITNESS WHEREOF, the Board of Supervisors of the County of Los Angeles has caused this Contract to be subscribed by the Executive Director of the Community Development Commission, and the Operating Agency has subscribed the same through its duly authorized officers, on the day, month and year first above written.

COUNTY OF LOS ANGELES	«AGENCY NAME» Operating Agency
By: CARLOS JACKSON, Executive Director Community Development Commission Of the County of Los Angeles	By: Title:
APPROVED AS TO FORM:	APPROVED AS TO PROGRAM:
RAYMOND G. FORTNER, JR. Director	CARLOS JACKSON, Executive Director
County Counsel	Community Development Commission of the County of Los Angeles
By: Deputy	By:

Rev. 4/06 24

COUNTY OF LOS ANGELES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM REIMBURSABLE CONTRACT

PROJECT TIT	ΓLE:					
PROJECT NU	JMBER:	CONTRACT NUMBE	R:			
County of Lo Director of the	RACT is made and entered into this s Angeles, hereinafter called the "Cone Community Development Commune», hereinafter called the "Operating	ounty," acting by and the county of	hrough the Executive			
WITNESSET	Н ТНАТ:					
its Departmen Development	he County has entered into a Contract t of Housing and Urban Development Block Grant (CDBG) Program, which nd Community Development Act of 1	(HUD), to execute the Garage includes the project des	County's Community scribed herein, under			
reason of expe	Operating Agency desires to participate rience, preparation, organization, state project described herein.	1 0	*			
	EFORE, in consideration of the mutuderived there from, the parties agree a		forth and the mutual			
1.	<u>CONTRACT</u> . This Contract consists of this document and attachments: Exhibit A, Project Description and Activity Budget, and Exhibit B, Insurance Requirements.					
2.	CONTRACT ADMINISTRATION. The Executive Director (Executive Director of the Community Development Commission of the County of Los Angele (Commission), or his designee, shall have full authority to act for County in the administration of this Contract consistent with the provisions contained herein.					
3.	SCOPE OF SERVICES. The Operator forth in the Exhibit A, Project Description					
4.	TIME OF PERFORMANCE. Ope described herein on the date first at later than					

5.

performance under this Contract, County shall reimburse Operating Agency an

COMPENSATION AND METHOD OF PAYMENT.

amount not to exceed dollars , which shall constitute full and complete compensation hereunder for the implementation of the project described in Exhibit A. Said reimbursement will only be paid out of funds received from the federal government under the Act for the Fiscal Year _____ or from program income, as described in 24 CFR 570.504 accumulated under said program, for allowable costs actually incurred for the express purposes specified. The parties understand and agree that such reimbursement, if any, shall be conditioned upon receipt of said funds by the County from the federal government or accumulation of program income from said program, and shall not be a charge against any other funds of the County. Funds shall be paid only after submittal of the electronic payment request form. This payment request form must be submitted on a minimum of a monthly basis as specified and provided by the Community Development Commission (CDC), County of Los Angeles. Said payment request shall give the total of said cash expenses paid during the monthly reporting period and shall also itemize the same in detail conforming to the budget required by Section 6 of this Contract. After timely receipt and approval of each payment request form, the Commission will draw a check in favor of the Operating Agency in the approved amount

Operating Agency shall have no claim against the County for payment of any money or reimbursement, of any kind whatsoever, for any service provided by Operating Agency after the expiration or other termination of this Contract. Should Operating Agency receive any such payment, it shall immediately notify the County and immediately repay all such funds to the County. Payment by the County for services rendered after expiration and/or termination of this Contract shall not constitute a waiver of the County's right to recover such payment from Operating Agency. This provision shall survive the expiration or other termination of this Contract.

- 6. <u>BUDGET SECTION</u>. No more than the amounts specified in the Project Description and Activity Budget, Exhibit A to this Contract, which is attached hereto and incorporated herein by this reference in paragraph 3, may be spent for the separate cost categories specified in Exhibit A without written approval of the County.
- 7. <u>COMPLIANCE WITH LAWS.</u> All parties agree to be bound by all applicable Federal, State, and local laws, ordinances regulations and directives as they pertain to the performance of this Contract. This Contract is subject to and incorporates the terms of the Act; 24 CFR Part 570; U.S. Office of Management and Budget (OMB) Circulars A-110 and A-122; OMB Circular A-133 Compliance Supplement and the County Auditor-Controller Contract Accounting and Administration Handbook. The Catalog of Federal Domestic Assistance (CFDA) number assigned to the Community Development Block Grant Program is 14.218.

The Operating Agency shall comply with applicable uniform administrative requirements, as described in 24 CFR 570.502. The Operating Agency shall carry out each activity in compliance with all Federal laws and regulations described in 24 CFT Part 570, Subpart J, except that:

- i. The Operating Agency does not assume the County environmental responsibilities described in 24 CFR 570.604; and
- ii. The Operating Agency does not assume the County's responsibility for initiating the review process under Executive Order 12372.

Operating Agency agrees to be bound by applicable federal, state and local laws, regulations and directives as they pertain to the performance of the Contract, including, but not limited to, Sections a-g below. This Contract is subject to and incorporates the terms of the Housing and Community Development Act of 1974, as amended by the Cranston-Gonzales National Affordable Housing Act, 1990 and the 24 CFR Part 85.

- a. Operating Agency shall comply with the Civil Rights Act of 1964 Title VI which provides that no person shall, on the grounds of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance.
- b. Operating Agency shall comply with Section 109 of the Housing and Community Development Act of 1974 which states that no person in the United States shall, on the grounds of race, color, national origin, or sex be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity funded in whole or in part with funds made available under this title.
- c. Operating Agency shall comply with Executive Orders 11246 and 11375, Equal Opportunity in Employment, which requires that during the performance of this Contract, the Operating Agency will not discriminate against any employee or applicant for employment because of race, color, religion, sex or national origin. The Operating Agency will take affirmative action to ensure that applicants are employed, and that employees are treated fairly during employment, without regard to their race, color, religion, sex or national origin. Such action shall include, but not be limited to the following: employment, promotion, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Operating Agency agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of the non-discrimination clause.

The Operating Agency will, in all solicitations or advertisements for employees placed by or on behalf of the Operating Agency, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex or national origin.

The Operating Agency will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided by the agency of the Operating Agency's commitments under Section 202 of Executive Order No. 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment. The Operating Agency will comply with all provisions of Executive Order No. 11246 of September 24, 1965, and of the rules, regulations and relevant orders of the Secretary of Labor.

The Operating Agency will furnish all information and reports required by the Executive Orders and by the rules, regulations and orders of the Secretary of Labor, or pursuant thereto, and will permit access to its books, records, and accounts by the Commission and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations and orders.

In the event the Operating Agency fails to comply with the non-discrimination clauses of this Contract or with any of such rules, regulations or orders, this Contract may be canceled, terminated or suspended in whole or in part, and the Operating Agency may be declared ineligible for further Government contracts in accordance with procedures authorized in the Executive Orders and such other sanctions may be imposed and remedies invoked as provided in the Executive Orders or by rule, regulation or order of the Secretary of Labor, or as otherwise provided by law.

The Operating Agency will include the provisions of these paragraphs in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of the Executive Order No. 11246 of September 24, 1965, that such provisions shall be binding upon each subcontractor or vendor. The Operating Agency will take such actions with respect to any subcontract or purchase order as the County may direct as a means of enforcing such provisions including sanctions for noncompliance, provided however, that in the event the Operating Agency becomes involved in, or is threatened with litigation with a subcontractor or vendor as a result of such direction by the County, the Operating Agency may request the United States to enter into such litigation to protect the interests of the United States.

d. Should the Operating Agency require additional or replacement personnel after the effective date of this Contract, the Operating Agency shall give consideration for any such employment openings to participants in the County's Department of Public Social Services' Greater Avenues for Independence (GAIN) Program or General Relief Opportunity for Work (GROW) Program who meet the Contractor's minimum qualifications for the open position. The Operating Agency shall contact the County's

GAIN/GROW Division at (626) 927-5354 for a list of GAIN/GROW participants by job category.

e. The Operating Agency is prohibited by the Department of Interior and Related Agencies Appropriations Act, known as the Byrd Amendments, and HUD's 24 CFR Part 87, from using federally appropriated funds for the purpose of influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, loan or cooperative Contract, and any extension, continuation, renewal, amendment or modification of said documents.

The Operating Agency must certify in writing that it is familiar with the Federal Lobbyist Requirements and that all persons and/or subcontractors acting on behalf of the Operating Agency will comply with the Federal Lobbyist Requirements.

Should the Operating Agency or persons/subcontractors acting on behalf of the Contract fail to fully comply with the Federal Lobbyist Requirements civil penalties shall result.

f. Operating Agency and each County lobbyist or County lobbyist firm, as defined in Los Angeles County Code Chapter 2.160 (County Ordinance 93-0031), retained by the Operating Agency, shall fully comply with the requirements as set forth in said County Code Chapter. The Operating Agency must also certify in writing that it is familiar with the Los Angeles County Code Chapter 2.160 and that all persons acting on its behalf will comply with the County Code requirements.

Failure on the part of the Operating Agency and/or its Lobbyist(s) to fully comply with said County Lobbyist requirements shall constitute a material breach of the Contract upon which the County may immediately terminate this Contract, and the Operating Agency shall be liable for any and all damages incurred by the County and/or any federal agency as a result of such breach.

- g. The County ensures equal opportunity in the award and performance of any contract to all persons without regard to race, color, sex, religion, national origin, ancestry, age, marital status, or disability.
- 8. <u>CONFIDENTIALITY OF REPORTS</u>. Operating Agency shall keep confidential all reports, information and data received, prepared or assembled pursuant to performance hereunder. Such information shall not be made available to any person, firm, corporation or entity without the prior written consent of the County.
- 9. <u>SAFETY STANDARDS AND ACCIDENT PREVENTION</u>. The Operating Agency shall comply with all applicable federal, state and local laws governing

safety, health and sanitation. The Operating Agency shall provide all safeguard, safety devices and protective equipment and take any other needed actions, as its own responsibility, reasonable necessary to protect the life and health of employees on the job, the safety of the public and personal and real property in connection with the performance of this Contract.

- 10. <u>SEVERABILITY</u>. In the event that any provision herein contained is held to be invalid, void, or illegal by any court of competent jurisdiction, the same shall be deemed severable from the remainder of this Contract and shall in no way affect, impair or invalidate any other provision contained herein. If any such provision shall be deemed invalid due to its scope of breadth, such provision shall be deemed valid to the extent of the scope of breadth permitted by law.
- 11. <u>INTERPRETATION</u>. No provision of this Contract shall be interpreted for or against either part because that party or that party's legal representative drafted such provision, but this Contract is to be construed as if both parties drafted it hereto.
- 12. <u>WAIVER</u>. No breach of any provision hereof can be waived unless in writing. Waiver of breach of any provision herein shall not be deemed to be a waiver of additional breaches of the same provision or breach of any other provision herein.
- 13. PROGRAM EVALUATIONS AND REVIEW. Operating Agency shall make available for inspection to authorized County and HUD personnel and their agents, for a total of five (5) years from the date of this Contract, all records including financial, pertaining to its performance under this Contract and allow said County and HUD personnel and agents to inspect and monitor Operating Agency's facilities and program operations, and interview Operating Agency staff and program participants, as required by the County and/or HUD.

Operating Agency agrees to submit all data that are necessary to complete the Consolidated Annual Performance and Evaluation Report (CAPER) and monitor program accountability and progress in accordance with HUD requirements in the format and at the time designated by the Executive Director or his designee.

14. NONEXPENDABLE PROPERTY. Nonexpendable property means leased and purchased tangible personal property, such as office equipment, having a useful life of more than one (1) year and/or an acquisition cost of \$5,000 or more per unit. Nonexpendable property shall also include, but not be limited to, real property, any interest in real property (including any mortgage or other encumbrance of real property), and funds derived from the sale or disposition of nonexpendable property. Any utilization of funds derived from the sale or disposition of nonexpendable property must have prior approval of the County and otherwise comply with all applicable laws and regulations. In the event the Contract is terminated, the County reserves the right to determine the final disposition of said nonexpendable property acquired for this project with CDBG funds, including funds derived there from. Said disposition may include taking possession of said nonexpendable property.

The Operating Agency shall maintain up-to-date property records, listing all nonexpendable property it has leased or purchased during the term of this Contract. The following items should be included in the list: description of property, serial or ID number, source of funds that purchased the item (including the award number), owner of property, date of purchase, cost, percentage of cost paid with Federal monies, location, condition and use of property, date of disposal, and sale price or method used to determine the current fair market value. The Operating Agency shall conduct a physical inventory of the nonexpendable property at least once every two (2) years, reconcile the inventory with its property records and maintain these records for four years (4) after the termination or expiration of this Contract. In the event there is a change of use or disposition of the property, if the then-current fair market value is over \$5,000, the Operating Agency shall immediately pay to the County a pro-rata share of the then-current fair market value of the property. The pro-rata share shall be calculated by multiplying the then-current fair market value by the percentage of the purchase price paid with CDGB funds or program income.

- 15. <u>REVERSION OF ASSETS.</u> Upon expiration or termination of this Contract, the Operating Agency shall immediately transfer to the County any remaining CDBG funds on hand at the time of expiration or termination and any accounts receivable attributable to the use of CDBG funds. Any real property under the Operating Agency's ownership or possession that was acquired or improved in whole or in part with CDGB funds in excess of \$25,000 shall be either:
 - i. Used to meet one of the national objectives in 24 CFR 570.208 for five (5) years following the close-out of the CDBG grant from which assistance to the property was provided after expiration of this Contract (24 CFR 570.505), or such longer period of time as may be specified in the Exhibit A;
 - ii. Disposed of in a manner, which results in the County being reimbursed in the amount of the current fair market value of the property less any portion thereof attributable to expenditures of non-CDBG funds for acquisition of, or improvement to, the property. Such reimbursement is not required after the period of time and under the conditions specified in subparagraph i above.

The Operating Agency shall maintain the use of the real property and documentation verifying compliance with the national objective for a period of five years after closeout of this project, per 24 CFR 570.505, Use of Real Property, which states, "[t]he standards described in this section apply to real property within the recipient's control which was acquired or improved in whole or in part using CDBG funds in excess of \$25,000." These standards shall apply from the date CDBG funds are first spent for the property until five years after closeout of an entitlement recipient's participation in the entitlement CDBG program, or, with respect to other recipients, until five years after the closeout of the grant from which assistance to the property was provided. The Operating Agency must submit to the Commission a completed "Certification of Eligible Use" Form verifying that the real property is used exclusively for the eligible use

and purpose as provided in the Exhibit A. This form shall be submitted on an annual basis, by April 30th, beginning in year two (2) and for a period of five (5) years after closeout of the project. In case of a change of use or disposition, the Commission must be reimbursed for the then-current fair market value of the real property, less the pro-rata shares of expenditures made with non-CDBG funds to acquire or improve the real property.

Agency shall obtain three (3) documented bids prior to purchasing or leasing any nonexpendable personal property as approved in Exhibit A, Project Description and Activity Budget. The Operating Agency must purchase or lease from the lowest responsive and responsible bidder. Operating Agency shall properly identify and inventory all nonexpendable property purchased or leased pursuant to the Contract and seek reimbursement from the County for the actual price of said property, deducting all cash discounts, rebates and allowances received by Operating Agency. Operating Agency shall provide said inventory to the County upon request.

If there is a residual inventory of unused supplies upon termination or completion of the project, or termination or expiration of this Contract, with a then-current aggregate fair market value exceeding \$5,000 and if the supplies are not needed for any other federally sponsored program(s) or project(s), the Operating Agency shall immediately pay the County for its pro-rata share of the then-current aggregate fair market value calculated at the percentage of the purchase price paid with CDBG funds. The Operating Agency shall obtain prior approval of the County and otherwise comply with all applicable laws and regulations, prior to utilizing the supplies for any another federally sponsored program(s) or project(s).

- 17. <u>ACCOUNTING</u>. The Operating Agency must establish and maintain on a current basis an adequate accounting system in accordance with generally accepted accounting principles and standards, and the County Auditor-Controller Contract Accounting and Administration Handbook. Regardless of the Operating Agency's method of accounting, expenses must be reported in accordance with Sections 5 and 42 of this Contract.
- 18. <u>CHANGES</u>. The County may, from time to time, request changes hereunder, including the scope of services of the Operating Agency. Such changes, including any increase or decrease in the amount of the Operating Agency's compensation, which are agreed upon by and between the County and the Operating Agency, shall be incorporated into this Contract by written amendments. Any changes by HUD to the regulations or requirements governing Operating Agency's performance hereunder need not be incorporated by written amendment and will be binding upon Operating Agency upon notification by County.
- 19. <u>CHANGES IN GRANT ALLOCATION</u>. The County reserves the right to reduce the grant allocation when the County's fiscal monitoring indicates that the Operating Agency's rate of expenditure will result in unspent funds at the end of the program year. Changes in the grant allocation will be made after consultation

with the Operating Agency. Such changes shall be incorporated into this Contract by written amendments.

- 20. <u>CITIZEN PARTICIPATION</u>. All program data necessary to provide reports to citizens will be made available by the Operating Agency. Discussions will be held often enough so that the Operating Agency will be adequately apprised of citizen recommendations during the course of the program. Operating Agency representatives shall be available to respond to questions and receive recommendations at local meetings when so requested by the Executive Director or his designee.
- 21. REVENUE DISCLOSURE REQUIREMENT. Upon request, Operating Agency shall file with the County a written statement listing all revenue received, or expected to be received, by Operating Agency from Federal, State, City or County sources, or other governmental agencies, and applied for, or expected to be applied for, to offset, in whole or in part, any of the costs incurred by Operating Agency in conducting current or prospective projects or business activities, including, but not necessarily limited to, the project or business activity which is the subject of this Contract. Such statement shall reflect the name and a description of such business activity, the dollar amount of funding provided, or to be provided, by each and every governmental agency for each such project or business activity, and the full name and address of each governmental agency. Operating Agency shall make available for inspection and audit to County's representatives, upon request, at any time during the duration of this Contract, and for a period of five (5) years after the expiration of the contract, all of its books and records relating to the operation by it of each project or business activity which is funded in whole or in part with governmental monies, including the project(s) funded under this Contract, whether or not such monies are received through County. All such books and records shall be maintained by Operating Agency at a location in Los Angeles County.

Failure of Operating Agency to comply with the requirements of this Section 21 of this Contract shall constitute a material breach of contract upon which County may immediately cancel, terminate or suspend this Contract through its Executive Director.

- 22. <u>JOINT FUNDING</u>. For projects in which there are sources of funds in addition to CDBG funds, Operating Agency may be required to provide proof of such other funding. The County shall not pay for any costs incurred by Operating Agency, which are paid with other funds. All restrictions and/or requirements provided for in this Contract, relative to accounting, budgeting and reporting, apply to the total project regardless of funding sources.
- 23. <u>ASSURANCES</u>. The Operating Agency hereby assures and certifies that it has complied with the Act, applicable regulations, policies, guidelines and requirements, 24 CFR Part 85 and OMB Circular A-87, and that it will comply with all applicable Federal, State and local laws and regulations as they relate to acceptance and use of Federal funds for this program. Also, the Operating

Agency gives assurance and certifies with respect to the project specified in Exhibit A, that it will comply with all of the provisions of 24 CFR 570.303 and all other laws and regulations, which pertain to assurances of program applicants. Furthermore, the Operating Agency gives assurance and certifies that it will comply with provisions of 41 CFR Part 60-1.4 and 24 CFR Part 135, each of which is incorporated herein by this reference. Operating Agency further assures and certifies that it will comply with any further amendments or changes to said required assurances and certifications and that, during the term of this Contract, it will maintain current copies of said assurances and certifications at the address specified below.

24. <u>NOTICES</u>. All notices shall be served in writing. The notices to the Operating Agency shall be sent to the following address:

Notices, reports and statements to the County shall be personally delivered or sent via First Class U. S. mail to the Executive Director or his designee at:

Carlos Jackson, Executive Director Community Development Commission of the County of Los Angeles 2 Coral Circle Monterey Park, California 91755

Each party shall promptly notify the other of any change in its mailing address.

- 25. <u>ASSIGNMENT AND SUBCONTRACTING</u>. Operating Agency may not assign or subcontract any portion of this Contract without the express written consent of the County. Any attempt by Operating Agency to assign or subcontract any performance of the terms of this Contract shall be null and void and shall constitute a material breach of this Contract, upon which the County may immediately terminate this Contract through the Executive Director.
- 26. <u>NOTICE OF FEDERAL EARNED INCOME CREDIT.</u> Operating Agency shall notify its employees, and shall require each subcontractor to notify its employees, that they may be eligible for the Federal Earned Income Credit under the federal income tax laws. Such notice shall be provided in accordance with the requirements set forth in Internal Revenue Service Notice 1015.
- 27. <u>FISCAL LIMITATIONS</u>, The United States of America, through HUD, may in the future place programmatic or fiscal limitation(s) on CDBG funding. Accordingly, the County reserves the right, in its sole discretion, to revise this Contract in order to take into account actions and events affecting CDBG program funding. In the event of a CDBG funding reduction by HUD, the County may, in its sole discretion, reduce the compensation amount of this Contract in whole or in part, or may limit the rate of the

Operating Agency's use of both its uncommitted and its unspent funds. The Executive Director, or his designee, may act for the County in implementing and effecting such a reduction. in the compensation amount of this Contract.

Where the Executive Director, or his designee, has reasonable grounds to question the fiscal accountability, financial soundness, or compliance with this Contract of the Operating Agency, the County, through the Executive Director, or his designee, may suspend this Contract for up to sixty (60) days, upon three (3) days notice to Operating Agency, pending an audit or other resolution of such questions. In no event, however, shall a revision made by the County affect expenditures and legally binding commitments made by the Operating Agency before it received notice of such revision, provided that such amounts have been committed in good faith and are otherwise allowable, that such commitments are consistent with HUD cash withdrawal guidelines, and that CDBG funds are available to County to satisfy such expenditures or legally binding commitments.

- 28. <u>USE OF FUNDS FOR ENTERTAINMENT, MEALS OR GIFTS</u>. Operating Agency certifies and agrees that it will not use funds provided through this Contract to pay for entertainment, meals or gifts.
- 29. <u>INDEMNIFICATION</u>. The Operating Agency agrees to indemnify, defend and hold harmless the County, the Community Development Commission of the County of Los Angeles, the Housing Authority of the County of Los Angeles (Housing Authority), and their elected and appointed officers, employees, and agents from and against any and all liability, including but not limited to demands, claims, actions, fees, costs, and expenses (including attorney and expert witness fees), arising from or connected with the Operating Agency's acts and/or omissions arising from and/or relating to this Contract.
- 30. <u>CONFLICT OF INTEREST</u>. The Operating Agency, its agents and employees shall comply with all applicable Federal, State and County laws and regulations governing conflict of interest including, but not limited to, 24 CFR Part 570.611 and 24 CFR Part 85, Section 85.36(b). To this end, the Operating Agency will make available to its agents and employees copies of all applicable Federal, State and County laws and regulations governing conflict of interest.
- 31. <u>BUDGET MODIFICATIONS</u>. The Executive Director or his designee, who shall be a Division Director or higher, may grant budget modifications to this Contract for the movement of funds between the budget categories identified in Exhibit A, when such modifications:
 - i. In aggregate do not exceed \$10,000 per budget cost category;
 - ii. Are specifically requested by Operating Agency;
 - iii. Will not change the project goals or scope of services;
 - iv. Are in the best interest of the County and Operating Agency in performing the scope of services under this Contract; and
 - v. Do not alter the total amount of compensation under this Contract;

- 32. <u>TIME OF PERFORMANCE MODIFICATIONS</u>. The Executive Director or his designee, who shall be a Division Director or higher, may grant time of performance modifications to this Contract when such modifications:
 - i. In aggregate do not exceed twelve (12) calendar months;
 - ii. Are specifically requested by Operating Agency;
 - iii. Will not change the project goals or scope of services;
 - iv. Are in the best interests of the County and Operating Agency in performing the scope of services under this Contract; and
 - v. Do not alter the total amount of compensation under this Contract.
- Agency agrees that in the event the program established hereunder is subject to audit exceptions by appropriate State and Federal audit agencies, it shall be responsible for complying with such exceptions and paying the County the full amount of County's liability to the funding agency resulting from such audit exceptions.
- 34. <u>INDEPENDENT CONTRACTOR</u>. Both parties hereto in the performance of this Contract will be acting in an independent capacity and not as agents, employees, partners, joint ventures or associates of one another. The employees or agents of one party shall not be deemed or construed to be the agents or employees of the other party for any purpose whatsoever, including workers' compensation liability. Operating Agency shall bear the sole responsibility and liability for furnishing workers' compensation benefits to any person for injuries arising from or connected with services performed on behalf of the Operating Agency pursuant to this Contract.
- 35. <u>AMENDMENTS/VARIATIONS</u>. This writing, with attachments, embodies the whole of the agreement of the parties hereto. No oral agreements shall be binding upon the parties unless expressly stated herein. Except as provided herein, any addition to or variation of the terms of this Contract shall not be valid unless made in the form of a written amendment of this Contract formally approved and executed by both parties. All Amendments must be received by the County not more than sixty (60) calendar days from the expiration date of this Contract. No amendments will be accepted after April 30th of the program year.
- ACQUISITION OF SUPPLIES AND EQUIPMENT. Following approval by the County for necessary supplies and equipment for Contract performance, the Operating Agency may purchase from a related agency/organization only if: (a) prior authorization is obtained in writing from the County, (b) no more than maximum prices or charges are made and no more than minimum specifications are met, as provided in writing by the County, (c) a community related benefit is derived from such Operating Agency related acquisition, and (d) no conflict of interest for private gain accrues to the Operating Agency or its employees, agents or officers.

- MONITORING AND EVALUATION. The County will monitor, evaluate and provide guidance to the Operating Agency in the performance of this Contract. Authorized representatives of the County and HUD shall have the right of access to all activities and facilities operated by the Operating Agency under this Contract. Facilities include all files, records, and other documents related to the performance of this Contract. Activities include attendance at staff, board of directors, advisory committee and advisory board meetings, and observation of on going program functions. The Operating Agency will ensure the cooperation of its staff and board members in such efforts. The Executive Director or his designee may conduct program progress reviews. These reviews will focus on the extent to which planned program has been implemented and measurable goals achieved, effectiveness of program management, and impact of the program.
- 38. <u>AUDITS</u>. The Operating Agency's program will be audited in accordance with the County's policy and funding source guidelines. Audits may also be conducted by Federal, State or local funding source agencies. The County or its authorized representatives shall, at all times during the term of this Contract, and for a period of five (5) years thereafter, have access, for the purpose of audit or inspection, to any and all books, documents, papers, records, property, and premises of the Operating Agency. The Operating Agency's staff will cooperate fully with authorized auditors when they conduct audits and examinations of the Operating Agency's program. A financial audit of the Operating Agency's performance under this Contract shall be conducted at County's discretion. If indications of misappropriation or misapplication of the funds of this Contract cause the County to require a special audit, the cost of the audit will be encumbered and deducted from this Contract's budget.
- 39. <u>INSURANCE</u>. The Executive Director hereby authorizes the Commission's Risk Manager to determine the requirements of the insurance policy to be procured and maintained by the Operating Agency with respect to its activities and obligations hereunder. Without limiting Operating Agency's indemnification of County, the Operating Agency shall provide and maintain at its own expense during the term of this Contract, a program of insurance satisfactory to the Commission's Risk Manager covering its operations hereunder, as specifically defined in Exhibit B to this Contract, a copy of which is attached hereto and incorporated herein by this reference.
- 40. <u>FAILURE TO PROCURE INSURANCE</u>. Failure on the part of Operating Agency to procure or maintain required insurance (pursuant to Exhibit B) shall constitute a material breach of contract under which County may immediately suspend or terminate this Contract or, at its discretion, procure or renew such insurance and pay any and all premiums in connection therewith. All monies so paid by County shall be repaid by the Operating Agency to County upon demand or County may offset the cost of the premiums against any monies due to the Operating Agency from County.
- 41. <u>PROGRAM INCOME</u>. The County reserves the right to determine the disposition of any program income, as described in 24 CFR Part 570.504

- accumulated under the project(s) set forth in Exhibit A. Said disposition may include the County taking possession of said program income.
- 42. <u>FINANCIAL CLOSE OUT PERIOD</u>. The Operating Agency agrees to complete all necessary financial close out procedures required by the Executive Director or designee, within a period of not more than sixty (60) calendar days from the expiration date of this Contract. This time period will be referred to as the financial close out period. The County is not liable to provide reimbursement for any expenses or costs associated with this Contract after the expiration of the financial close out period. After the expiration of the financial close out period, those funds not paid to the Operating Agency under this Contract, if any, may be immediately reprogrammed by County into other eligible activities in the County. The Executive Director, or his designee, may request a final financial audit for activities performed under this Contract at the expiration of the financial close out period.
- 43. NEPOTISM. Operating Agency shall not hire nor permit the hiring of any person to fill a position funded through this Contract if a member of that person's immediate family is employed in an administrative capacity by Operating Agency. For the purpose of this section, the term "immediate family" means spouse, child, mother, father, brother, sister, brother-in-law, sister-in-law, father-in-law, mother-in-law, son-in-law, daughter-in-law, aunt, uncle, niece, nephew, stepparent and stepchild. The term "administrative capacity" means having selection, hiring, supervisory or management responsibilities, including serving on the governing body of Operating Agency.
- 44. <u>RELIGIOUS AND POLITICAL ACTIVITIES</u>. Operating Agency agrees that funds under this Contract will be used exclusively for performance of the work required under this Contract, and that no funds made available under this Contract shall be used to promote religious or political activities. Further, Operating Agency agrees that it will not perform, nor permit to be performed, any religious or political activities in connection with the performance of this Contract.
- 45. <u>STAFF TRAVEL</u>. Operating Agency shall not incur any expenditure for travel outside of Los Angeles County unless specifically provided for and itemized in Exhibit A, without prior written approval of County.
- 46. <u>USE OF FUNDS</u>. All funds approved under this Contract shall be used solely for costs approved in the program budget for this Contract. Contract funds shall not be used as a cash advancement between contracts, as security to guarantee payments for any nonprogram obligations, or as loans for nonprogram activities. Separate financial records shall be kept for each funding source.
- 47. <u>REPORTS AND RECORDS</u>. Operating Agency agrees to prepare and submit financial, program progress, monitoring, evaluation and other reports as required by County. Program progress reports shall be submitted on a monthly basis, in the form specified by the Executive Director or his designee. Operating Agency shall maintain, and permit on site inspections of such property, personnel,

financial and other records and accounts as are considered necessary by County to assure proper accounting for all Contract funds during the term of this Contract and for a period of four (4) years thereafter. Operating Agency will ensure that its employees and board members furnish such information which, in the judgment of County representatives, may be relevant to a question of compliance with contractual conditions, with County or granting agency directives, or with the effectiveness, legality and achievements of the program.

- 48. <u>EXPENDITURES</u>. Expenditures made by Operating Agency in the operation of this Contract shall be in strict compliance and conformity with the Budget set forth in Exhibit A, unless prior written approval for an exception is obtained from Executive Director or his designee.
- 49. <u>CERTIFICATION PROHIBITING USE OF EXCESSIVE FORCE.</u> In accordance with Section 519 of Public Law 101-144, the undersigned certifies, to the best of his or her knowledge and belief, that it has adopted and is enforcing:
 - i. A policy prohibiting the use of excessive force by law enforcement agencies within its jurisdiction against any individuals engaged in non-violent civil rights demonstrations; and
 - ii. A policy of enforcing applicable State and local laws against individuals physically barring entrance to or exit from a facility or location which is the subject of such non-violent civil rights demonstrations within its jurisdiction;
- 50. <u>DRUG-FREE WORKPLACE.</u> Operating Agency agrees to provide a drug-free workplace by:
 - i. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the Operating Agency's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
 - ii. Establishing an ongoing drug-free awareness program to inform employees about:
 - a. The dangers of drug abuse in the workplace;
 - b. The Operating Agency's policy of maintaining a drug-free workplace;
 - c. Any available drug counseling, rehabilitation, and employee assistance programs; and
 - d. The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;

- iii. Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by subparagraph i of this Section 50;
- iv. Notifying the employee in the statement required by paragraph i of this Section 50 that, as a condition of employment under the grant, the employee will:
 - a. Abide by the terms of the statement; and
 - b. Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five (5) calendar days after such conviction;
- v. Notifying the County in writing, within ten (10) calendar days after receiving notice under subparagraph (iv)(b) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federal agency has designated a central point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;
- vi. Taking one of the following actions, within thirty (30) calendar days of receiving notice under subparagraph (iv)(b), with respect to any employee who is so convicted
 - a. Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - b. Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
- vii. Making a good faith effort to continue to maintain a drug-free workplace through implementation of subparagraphs i, ii, iii, iv, v and vi.
- viii. The Operating Agency may insert in the space provided below the site(s) for the performance of work done in connection with the specific grant;
 - Check ____ if there are workplaces on file that are not identified here.
- 51. RESIDENTIAL ANTIDISPLACEMENT AND RELOCATION ASSISTANCE
 PLAN. Section 104(d) of the Housing and Community Development Act of
 1974, also known as the Barney Frank Amendment, requires relocation assistance
 for displaced low-income families and requires one-for-one replacement of
 low/moderate income dwelling units that are demolished or converted to other

use. When CDBG funds are used in a project, including financing for rehabilitation, or project delivery costs, Section 104(d) is triggered. CDBG Regulations further describe the requirements under 24 CFR Section 570.606 Displacement, Relocation, Acquisition, and Replacement of Housing.

Operating Agency must adopt and make public a Residential Antidisplacement and Relocation Assistance Plan as part of its administrative requirements to HUD. Before Operating Agency enters into a contract committing it to provide funds for any activity that will directly result in the demolition, or conversion to another use, of low/moderate-income dwelling units, it must make public and submit to HUD the information as described in Sections 24 CFR570.457; 570.456 (a); 570.606 (c); and 570.702 (f).

52. PROPERTY MAINTENANCE STANDARDS. The Operating Agency providing services under Contract to the County must ensure that sufficient property maintenance ("property maintenance standards") shall be provided to the facility where services are being provided. Property maintenance includes removal of trash and debris, graffiti abatement, landscaping and physical appearance acceptable to the County.

The Operating Agency may use its CDBG funds towards property maintenance standards; however, each case would be reviewed on an individual basis and approved by the County. The County has established an expenditure cap not to exceed five (5) percent of the Contract allocation for property maintenance standards.

53. TERMINATION FOR IMPROPER CONSIDERATION. The County may, by written notice to the Operating Agency, immediately terminate the right of the Operating Agency to proceed under this Contract if it is found that improper consideration, in any form, was offered or given by the Operating Agency, either directly or through an intermediary, to any County officer, employee or agent with the intent of securing the Contract or securing favorable treatment with respect to the award, amendment or extension of the Contract or the making of any determinations with respect to the Operating Agency's performance pursuant to the Contract. In the event of such termination, the County shall be entitled to pursue the same remedies against Operating Agency as it could pursue in the event of default by the Operating Agency.

Operating Agency shall immediately report any attempt by the County officer or employee to solicit such improper consideration. The Report shall be made to the Executive Director or the County Auditor-Controller's Employee Fraud Hotline (800) 544-6861.

54. OPERATING AGENCY'S WARRANTY OF ADHERENCE TO COUNTY'S CHILD SUPPORT COMPLIANCE PROGRAM. Operating Agency acknowledges that the County has established a goal of ensuring that all individuals who benefit financially from County through contract are in compliance with their court-ordered child, family and spousal support obligations

in order to mitigate the economic burden otherwise imposed upon County and its taxpayers.

As required by County's Child Support Compliance Program (County Code Chapter 2.200) and without limiting Operating Agency's duty under this Contract to comply with all applicable provisions of law, Operating Agency warrants that it is now in compliance and shall during the term of this Contract maintain compliance with employment and wage reporting requirements as required by the Federal Social Security Act (42 USC Section 653a) and California Unemployment Insurance Code Section 1088.5, and shall implement all lawfully served Wage and Earnings Withholding Orders or District Attorney Notices of Wage and Earnings Assignment for Child or Spousal Support, pursuant to Code of Civil Procedure Section 706.031 and Family Code Section 5246(b).

- TERMINATION FOR BREACH OF WARRANTY TO MAINTAIN COMPLIANCE WITH COUNTY'S CHILD SUPPORT COMPLIANCE PROGRAM. Failure of Operating Agency to maintain compliance with the requirements set forth in Paragraph 54, Operating Agency's Warranty of Adherence to County's Child Support Compliance Program shall constitute a default by Operating Agency under this Contract. Without limiting the rights and remedies available to County under any other provision of this Contract, failure to cure such default within ninety (90) days of notice by the Los Angeles County Child Support Services Department (CSSD) shall be grounds upon which the Executive Director may terminate this Contract pursuant to Paragraph 59, Termination for Cause.
- Agency acknowledges that the County places a high priority on the enforcement of child support laws and the apprehension of child support evaders. The Operating Agency understands that it is County's policy to voluntarily post a list entitled L.A's Most Wanted: Delinquent Parents poster in a prominent position at Operating Agency's place of business. The CSSD will supply the Operating Agency with the poster to be used.
- Operating Agency's performance under this Contract on not less than an annual basis. Such evaluation will include assessing Operating Agency's compliance with all contract terms and performance standards. Operating Agency's deficiencies which County determines are severe or continuing and that may place performance of the Contract in jeopardy if not corrected will be reported to the Board of Supervisors. The report will include improvement/corrective action measures taken by the County and the Operating Agency. If improvement does not occur consistent with the corrective measure, County may terminate this Contract, pursuant to Paragraph 58 or 59, or impose other penalties as specified in this Contract.
- 58. <u>TERMINATION FOR CONVENIENCE</u>. The County reserves the right to cancel this Contract for any reason at all upon 30 days' prior written notice to Operating

Agency. In the event of such termination, Operating Agency shall be entitled to a prorated portion paid for all satisfactory work unless such termination is made for cause, in which event, compensation if any, shall be adjusted in such termination.

- 59. <u>TERMINATION FOR CAUSE</u>. This Contract may be terminated by the County upon written notice to the Operating Agency for just cause (failure to perform satisfactorily) with no penalties incurred by the County upon termination or upon the occurrence of any of the following events in i, ii, iii or iv:
 - i. Should the Operating Agency fail to perform all or any portion of the work required to be performed hereunder in a timely and good workmanlike manner or properly carry out the provisions of the Contract in their true intent and meaning, then in such case, notice thereof in writing will be served upon the Operating Agency, and should the Operating Agency neglect or refuse to provide a means for satisfactory compliance with this Contract and with the direction of the County within the time specified in such notice, the County shall have the power to suspend or terminate the operations of the Operating Agency in whole or in part.
 - ii. Should the Operating Agency fail within five days to perform in a satisfactory manner, in accordance with the provisions of the Contract, or if the work to be done under said Contract is abandoned for more than three days by the Operating Agency, then notice of deficiency thereof in writing will be served upon Operating Agency by the County.

Should the Operating Agency fail to comply with the terms of said Contract within five days, upon receipt of said written notice of deficiency, the Executive Director of Commission shall have the power to suspend or terminate the operations of the Operating Agency in whole or in part.

- iii. In the event that a petition of bankruptcy shall be filed by or against the Operating Agency.
- iv. If, through any cause, the Operating Agency shall fail to fulfill in timely and proper manner the obligations under this Contract, or if the Operating Agency shall violate any of the covenants, Contracts, or stipulations of this Contract, the County shall thereupon have the right to terminate this Contract by giving written notice to the Operating Agency of such termination and specifying the effective date thereof, at least five days before the effective date of such termination. In such event, all finished or unfinished documents, data, studies, surveys, drawings, maps, models, photographs and reports prepared by the Operating Agency or under this Contract shall, at the option of the County become its property and the Operating Agency shall be entitled to receive just and equitable compensation for any work satisfactorily completed.
- 60. <u>ARCHITECTURAL BARRIERS ACT AND THE AMERICANS WITH DISABILITIES ACT.</u> The Architectural Barriers Act of 1968 (42 U.S.C. 4151-

4157) requires certain Federal and Federally funded buildings and other facilities to be designed, constructed, or altered in accordance with standards that insure accessibility to, and use by, physically handicapped people. A building or facility designed, constructed, or altered with funds allocated or reallocated under this part after December 11, 1995, and that meets the definition of residential structure as defined in 24 CFR 40.2 or the definition of building as defined in 41 CFR Part 101, is subject to the requirements of the Architectural Barriers Act of 1968 (42 U.S.C. 4151-4157) and shall comply with the Uniform Federal Accessibility Standards (Appendix A to 24 CFR part 40 for residential structures, and Appendix A to 41 CFR Part 101-19, Subpart 101-19.6, for general type buildings). The Americans with Disabilities Act (42 U.S.C. 12131; 47 U.S.C. 155.201, 218 and 225) (ADA) provides comprehensive civil rights to individuals with disabilities in the areas of employment, public accommodations, State and local government services, and telecommunications. It further provides that discrimination includes a failure to design and construct facilities for first occupancy after January 26, 1993 that are readily accessible to and usable by individuals with disabilities. Further, the ADA requires the removal of architectural barriers and communication barriers that are structural in nature in existing facilities, where such removal is readily achievable--that is, easily accomplishable and able to be carried out without much difficulty or expense.

- 61. <u>USE OF RECYCLED-CONTENT PAPER PROJECTS</u>. Consistent with the County Board of Supervisors' policy to reduce the amount of solid waste deposited at County landfills, the Operating Agency agrees to use recycled-content paper to the maximum extent possible in relation to this Project.
- 62. <u>EMPLOYEES OF OPERATING AGENCY.</u> Workers' Compensation: Operating Agency understands and agrees that all persons furnishing services to the County pursuant to this Contract are, for the purposes of Workers' Compensation liability, employees solely of the Operating Agency. Operating Agency shall bear sole responsibility and liability for providing Workers' Compensation benefits to any person for injuries arising from an accident connected with services provided to the County under this Contract.

Professional Conduct: The County does not and will not condone any acts, gestures, comments or conduct from the Operating Agency's employees, agents or subcontractors which may be construed as sexual harassment or any other type of activities or behavior that might be construed as harassment. The County will properly investigate all charges of harassment by residents, employees or agents of the County against any and all Operating Agency's employees, agents or subcontractors providing services for the County. The Operating Agency assumes all liability for the actions of the Operating Agency's employees, agents or subcontractors and is responsible for taking appropriate action after reports of harassment are received by the Operating Agency.

63. CONTRACTOR RESPONSIBILITY AND DEBARMENT.

A. A responsible contractor is a contractor, consultant, vendor, or operating agency who has demonstrated the attribute of trustworthiness, as well as

- quality, fitness, capacity and experience to satisfactorily perform the contract. It is the policy of the Commission, Housing Authority, and County to conduct business only with responsible contractors.
- B. The Contractor is hereby notified that if the Commission acquires information concerning the performance of the Contractor on this or other contracts which indicates that the Contractor is not responsible, the Commission may, in addition to other remedies provided in the contract, debar the Contractor from bidding or proposing on, or being awarded, and/or performing work on Commission contracts for a specified period of time, which generally will not to exceed five years but may exceed five years or be permanent if warranted by circumstances, and terminate any or all existing contracts the Contractor may have with the Commission.
- C. The Commission may debar a contractor, consultant, vendor or operating agency if the Board of Commissioners finds, in its discretion, that the contractor, consultant, vendor, or operating agency has done any of the following: (1) violated any term of a contract with the Commission, Housing Authority, or County, or a nonprofit corporation created by the Commission, Housing Authority, or County (2) committed any act or omission which negatively reflects on the its quality, fitness or capacity to perform a contract with the Commission, Housing Authority, or County or any other public entity, or a nonprofit corporation created by the Commission, Housing Authority, or County, or engaged in a pattern or practice which negatively reflects on same, (3) committed an act or offense which indicates a lack of business integrity or business honesty, or (4) made or submitted a false claim against the Commission, Housing Authority, County, or any other public entity.
- D. If there is evidence that the Contractor may be subject to debarment, the Commission will notify the Contractor in writing of the evidence, which is the basis for the proposed debarment and will advise the Contractor of the scheduled date for a debarment hearing before the Contractor Hearing Board.
- E. The Contractor Hearing Board will conduct a hearing where evidence on the proposed debarment is presented. The Contractor and/or the Contractor's representative shall be given an opportunity to submit evidence at that hearing. After the hearing, the Contractor Hearing Board shall prepare a tentative proposed decision, which shall contain a recommendation regarding whether the Contractor should be debarred, and, if so, the appropriate length of time of the debarment. The Contractor and the Commission shall be provided an opportunity to object to the tentative proposed decision prior to its presentation to the Board of Commissioners.
- F. After consideration of any objections, or if no objections are submitted, a record of the hearing, the proposed decision and any other

recommendation of the Contract Hearing Board shall be presented to the Board of Commissioners. The Board of Commissioners shall have the right to modify, deny or adopt the proposed decision and recommendation of the Hearing Board.

- G. If a Contractor has been debarred for a period longer than five years, that Contractor may, after the debarment has been in effect for at least five years, submit a written request for review of the debarment determination to reduce the period of debarment or terminate the debarment. The Commission may, in its discretion, reduce the period of debarment or terminate the debarment if it finds that the Contractor has adequately demonstrated one or more of the following: (1) elimination of the grounds for which the debarment was imposed; (2) a bona fide change in ownership or management; (3) material evidence discovered after debarment was imposed; or (4) any other reason that is in the best interests of the Commission.
- H. The Contractor Hearing Board will consider a request for review of the debarment determination only where (1) the Contractor has been debarred for a period longer than five years; (2) the debarment has been in effect for at least five years; and (3) the request is in writing, states one or more of the ground for reduction of the debarment period or termination of the debarment, and includes supporting documentation. Upon receiving an appropriate request, the Contractor Hearing Board will provide notice of the hearing on the request. At the hearing, the Contractor Hearing Board shall conduct a hearing where evidence on the proposed reduction of debarment period or termination of debarment is presented. This hearing shall be conducted and the request for review decided by the Contractor Hearing Board pursuant to the same procedures as for a debarment Hearing.
- I. The Contractor Hearing Board's proposed decision shall contain a recommendation on the request to reduce the period of debarment or terminate the debarment. The Contractor Hearing Board shall present its proposed decision and recommendation to the Board of Commissioners. The Board of Commissioners shall have the right to modify, deny or adopt the proposed decision and recommendation of the Contractor Hearing Board.
- J. These terms shall also apply to subcontractors and subconsultants of County, Commission, or Housing Authority contractors, consultants, vendors and operating agencies.
- 64. <u>SECTION 3</u>. In order to comply with the Housing and Urban Development Act of 1968, the Operating Agency and, where applicable, its contractor(s) and subcontractor(s) shall comply with Section 3 regulations as described in 24 CFR

- Part 135. Section 3 compliance activities of the Operating Agency and its contractor(s) and subcontractor(s) shall be governed by the Commission's CDBG Compliance Instructions, as amended, which can be made available to Operating Agency for inspection and copying upon request, if operating agency does not already possess a copy..
- 65. CONSTRUCTION\REHABILITATION PROJECTS: The Operating Agency shall ensure that all committed construction and rehabilitation work is completed before June 30, 200_. In the event that any project, or portion of a project, is not completed by June 30, 200_, the Operating Agency shall allocate alternative sources(s) of funding to finish the project(s), and ensure full compliance with all CDBG Program requirements, which shall survive the expiration or termination date of this Contract.

The Operating Agency shall submit a request to the County, to conduct a Contract and Labor Compliance File Review at least 30 calendar days prior to the anticipated completion of construction/rehabilitation activities, but in no event later than May 30, 200_.

66. <u>ENTIRE CONTRACT</u> This Contract with attachments and any and all CDBG Bulletins, which the County may issue from time to time following the date of execution, constitute the entire understanding and agreement of the parties.

IN WITNESS WHEREOF, the Board of Supervisors of the County of Los Angeles has caused this Contract to be subscribed by the Executive Director of the Community Development Commission, and the Operating Agency has subscribed the same through its duly authorized officers, on the day, month and year first above written.

Operating Agency		
By: Title:		
APPROVED AS TO PROGRAM:		
CARLOS JACKSON, Executive Director		
Community Development Commission Of the County of Los Angeles		
By:		

COUNTY OF LOS ANGELES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM ADVANCE CONTRACT

«Project_Name»

PROJECT TITLE:

PROJECT NU	JMBER:	«Project_No»	CONTRACT	NUMBER:	«Contract_No»
the County of Director of the	Los Angene Comm	CT is made and entered eles, hereinafter called the nunity Development Comealled the "Operating Agent	"County," actin mission of the	g by and thro	ugh the Executive
WITN	ESSETH	ТНАТ:			
through its D Community D	epartment Developme	County has entered into of Housing and Urban ent Block Grant (CDBG) ng and Community Develo	Development (I Program, which	HUD), to exen includes the	cute the County's project described
qualified by re	eason of e	perating Agency desires xperience, preparation, or the project described here	ganization, staff		1 0
		FORE, in consideration of rived there from, the partic			set forth and the
1.	A, Proje	ACT. This Contract consect Description and Activibit C, Charitable Contribu	ty Budget, Exh	ibit B, Insura	
2.	of the C	ACT ADMINISTRATION Community Development ssion) or his designee, sharation of this Contract con	Commission o	f the County hority to act	of Los Angeles, for County in the
3.		OF SERVICES. The Openhe Exhibit A. Project Description		-	all the services set

4.

later than _____.

TIME OF PERFORMANCE. Operating Agency shall commence the services

described herein on the date first above written and shall complete same by no

5. COMPENSATION AND METHOD OF PAYMENT. For satisfactory performance under this contract, County will pay the Operating Agency an amount of money not exceeding the sum of ____ dollars («Budget Amount»), which shall constitute full and complete compensation for the implementation of the project described in Exhibit A. Said compensation shall be paid by the County out of CDBG funds received from the federal government under the Act for the Fiscal Year _____ or from program income, as described in 24 CFR Part 570.504 accumulated under said program, for allowable costs actually incurred and paid for the express purposes specified. The parties understand and agree that such payment, if any, shall; be conditioned upon receipt of said funds by the County from the Federal Government or accumulated program income from said program, and shall not be a charge on any other funds of the County. Funds shall be paid only after submittal of the electronic payment request form. This payment request form must be submitted on a minimum of a monthly basis as specified and provided by the Community Development Commission (CDC), County of Los Angeles. Said payment request shall give the total of said cash expenses paid and shall also itemize the same in detail conforming to the budget required by Section 6 of this Contract. After timely submittal and approval of each payment request form, the CDC will draw a check in favor of the Operating Agency in the approved amount. In the event the Operating Agency received an advance and does not expend all of the funds received pursuant to any monthly invoice, it shall so note and return the excess funds upon its requisition for the following month.

Operating Agency shall have no claim against the County for payment of any money or reimbursement, of any kind whatsoever, for any service provided by Operating Agency after the expiration or other termination of this Contract. Should Operating Agency receive any such payment, it shall immediately notify the County and immediately repay all such funds to the County. Payment by the County for services rendered after expiration and/or termination of this Contract shall not constitute a waiver of the County's right to recover such payment from Operating Agency. This provision shall survive the expiration or other termination of this Contract.

- 6. <u>BUDGET SECTION</u>. No more than the amounts specified in the Project Description and Activity Budget, Exhibit A to this Contract, which is attached hereto and incorporated herein by this reference may be spent for the separate cost categories specified in Exhibit A without written approval of the County.
- 7. <u>COMPLIANCE WITH LAWS</u>. All parties agree to be bound by all applicable Federal, State, and local laws, ordinances regulations and directives as they pertain to the performance of this Contract. This Contract is subject to and incorporates the terms of the Act; 24 CFR Part 570; U.S. Office of Management and Budget (OMB) Circulars A-110 and A-122; OMB Circular A-133 Compliance Supplement and the County Auditor-Controller Contract Accounting

and Administration Handbook. The Catalog of Federal Domestic Assistance (CFDA) number assigned to the Community Development Block Grant Program is 14.218.

The Operating Agency shall comply with applicable uniform administrative requirements, as described in 24 CFR 570.502. The Operating Agency shall carry out each activity in compliance with all Federal laws and regulations described in 24 CFR Part 570, Subpart J, except that:

- i. The Operating Agency does not assume the County environmental responsibilities described in 24 CFR 570.604; and
- ii. The Operating Agency does not assume the County's responsibility for initiating the review process under Executive Order 12372.

Operating Agency agrees to be bound by applicable federal, state and local laws, regulations and directives as they pertain to the performance of the Contract, including, but not limited to, Sections a-h below. This Contract is subject to and incorporates the terms of the Housing and Community Development Act of 1974, as amended by the Cranston-Gonzales National Affordable Housing Act, 1990 and the 24 CFR Part 85.

- a. Operating Agency shall comply with the Civil Rights Act of 1964 Title VI which provides that no person shall, on the grounds of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance.
- b. Operating Agency shall comply with Section 109 of the Housing and Community Development Act of 1974 which states that no person in the United States shall, on the grounds of race, color, national origin, or sex be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity funded in whole or in part with funds made available under this title.
- c. Operating Agency shall comply with Executive Orders 11246 and 11375, Equal Opportunity in Employment, which requires that during the performance of this Contract, the Operating Agency will not discriminate against any employee or applicant for employment because of race, color, religion, sex or national origin. The Operating Agency will take affirmative action to ensure that applicants are employed, and that employees are treated fairly during employment, without regard to their race, color, religion, sex or national origin. Such action shall include, but not be limited to the following: employment, promotion, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training,

including apprenticeship. The Operating Agency agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of the non-discrimination clause.

The Operating Agency will, in all solicitations or advertisements for employees placed by or on behalf of the Operating Agency, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex or national origin.

The Operating Agency will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided by the agency of the Operating Agency's commitments under Section 202 of Executive Order No. 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment. The Operating Agency will comply with all provisions of Executive Order No. 11246 of September 24, 1965, and of the rules, regulations and relevant orders of the Secretary of Labor.

The Operating Agency will furnish all information and reports required by the Executive Orders and by the rules, regulations and orders of the Secretary of Labor, or pursuant thereto, and will permit access to its books, records, and accounts by the Commission and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations and orders.

In the event the Operating Agency fails to comply with the non-discrimination clauses of this Contract or with any of such rules, regulations or orders, this Contract may be canceled, terminated or suspended in whole or in part, and the Operating Agency may be declared ineligible for further Government contracts in accordance with procedures authorized in the Executive Orders, and such other sanctions may be imposed and remedies invoked as provided in the Executive Orders or by rule, regulation or order of the Secretary of Labor, or as otherwise provided by law.

The Operating Agency will include the provisions of these paragraphs in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of the Executive Order No. 11246 of September 24, 1965, that such provisions shall be binding upon each subcontractor or vendor. The Operating Agency will take such actions with respect to any subcontract or purchase order as the County may direct as a means of enforcing such provisions including sanctions for noncompliance, provided however, that in the event the Operating Agency becomes involved in, or is threatened with

litigation with a subcontractor or vendor as a result of such direction by the County, the Operating Agency may request the United States to enter into such litigation to protect the interests of the United States.

- d. Should the operating Agency require additional or replacement personnel after the effective date of this Agreement, the Contractor shall give consideration for any such employment openings to participants in the County's Department of Public Social Services' Greater Avenues for Independence (GAIN) Program or General Relief Opportunity for Work (GROW) Program who meet the Operating Agency's minimum qualifications for the open position. The Operating Agency shall contact the County's GAIN/GROW Division at (626) 927-5354 for a list of GAIN/GROW participants by job category.
- e. The Operating Agency is prohibited by the Department of Interior and Related Agencies Appropriations Act, known as the Byrd Amendments, and HUD's 24 CFR Part 87, from using federally appropriated funds for the purpose of influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, loan or cooperative contract, and any extension, continuation, renewal, amendment or modification of said documents.

The Operating Agency must certify in writing that it is familiar with the Federal Lobbyist Requirements and that all persons and/or subcontractors acting on behalf of the Operating Agency will comply with the Federal Lobbyist Requirements.

Should the Operating Agency or persons/subcontractors acting on behalf of the Contract fail to fully comply with the Federal Lobbyist Requirements civil penalties shall result.

f. Operating Agency and each County lobbyist or County lobbyist firm, as defined in Los Angeles County Code Chapter 2.160 (County Ordinance 93-0031), retained by the Operating Agency, shall fully comply with the requirements as set forth in said County Code Chapter. The Operating Agency must also certify in writing that it is familiar with the Los Angeles County Code Chapter 2.160 and that all persons acting on its behalf will comply with the County Code requirements.

Failure on the part of the Operating Agency and/or its Lobbyist(s) to fully comply with said County Lobbyist requirements shall constitute a material breach of the Contract upon which the County may immediately terminate this Contract, and the Operating Agency shall be liable for any and all damages incurred by the County and/or any federal agency as a result of

such breach.

- g. The County ensures equal opportunity in the award and performance of any contract to all persons without regard to race, color, sex, religion, national origin, ancestry, age, marital status, or disability.
- h The Supervision of Trustees and Fundraisers For Charitable Purposes Act regulates entities receiving or raising charitable contributions. The "Nonprofit Integrity Act of 2004" (SB1262, Chapter 919) increased the Charitable Purposes Act requirements. By requiring subrecipients to complete the "Charitable Contributions Certification" form attached hereto as Exhibit C, the County seeks to ensure that all non-profit agencies that contract with the County and receive or raise charitable contributions comply with California law in order to protect the County and its taxpayers. A subrecipient that receives or raises charitable contributions without complying with its obligation under California law commits a material breach, upon which the County may immediately terminate this Contract, and the Operating Agency shall be liable for any and all damages incurred by the County and/or any federal agency as a result of such breach.
- 8. <u>CONFIDENTIALITY OF REPORTS</u>. Operating Agency shall keep confidential all reports, information and data received, prepared or assembled pursuant to performance hereunder. Such information shall not be made available to any person, firm, corporation or entity without the prior written consent of the County.
- 9. <u>SAFETY STANDARDS AND ACCIDENT PREVENTION</u>. The Operating Agency shall comply with all applicable federal, state and local laws governing safety, health and sanitation. The Operating Agency shall provide all safeguard, safety devices and protective equipment and take any other needed actions, as its own responsibility, reasonable necessary to protect the life and health of employees on the job, the safety of the public and personal and real property in connection with the performance of this Contract.
- 10. <u>SEVERABILITY</u>. In the event that any provision herein contained is held to be invalid, void, or illegal by any court of competent jurisdiction, the same shall be deemed severable from the remainder of this Contract and shall in no way affect, impair or invalidate any other provision contained herein. If any such provision shall be deemed invalid due to its scope of breadth, such provision shall be deemed valid to the extent of the scope of breadth permitted by law.
- 11. <u>INTERPRETATION</u>. No provision of this Contract shall be interpreted for or against either part because that party or that party's legal representative drafted such provision, but this Contract is to be construed as if both parties drafted it hereto.

- 12. <u>WAIVER</u>. No breach of any provision hereof can be waived unless in writing. Waiver of breach of any provision herein shall not be deemed to be a waiver of additional breaches of the same provision or breach of any other provision herein.
- 13. PROGRAM EVALUATIONS AND REVIEW. Operating Agency shall make available for inspection to authorized County and HUD personnel and their agents, for four (4) years after the termination or expiration of this Contract, all records including financial, pertaining to its performance under this Contract and allow said County and HUD personnel and agents to inspect and monitor Operating Agency's facilities and program operations, and interview Operating Agency staff and program participants, as required by the County and/or HUD.

Operating Agency agrees to submit all data that are necessary to complete the Consolidated Annual Performance and Evaluation Report (CAPER) and monitor program accountability and progress in accordance with HUD requirements in the format and at the time designated by the Executive Director or his designee.

14. NONEXPENDABLE PROPERTY. Nonexpendable property means leased and purchased tangible personal property, such as office equipment, having a useful life of more than one (1) year and/or an acquisition cost of \$5,000 or more per unit. Nonexpendable property shall also include, but not limited to, real property, any interest in real property (including any mortgage or other encumbrance of real property), and funds derived from the sale or disposition of nonexpendable property. Any utilization of funds derived from the sale or disposition of nonexpendable property must have prior approval of the County and otherwise comply with all applicable laws and regulations. In the event the Contract is terminated, the County reserves the right to determine the final disposition of said nonexpendable property acquired for this project with CDBG funds, including funds derived there from. Said disposition may include taking possession of said nonexpendable property.

The Operating Agency shall maintain up-to-date property records, listing all non-expendable property it has leased or purchased during the term of this Contract. The following items should be included in the list: description of property, serial or ID number, source of funds that purchased the item (including the award number), owner of property, date of purchase, cost, percentage of cost paid with Federal monies, location, condition and use of property, date of disposal, and sale price or method used to determine the current fair market value. The Operating Agency shall conduct a physical inventory of the nonexpendable property at least once every two (2) years, reconcile the inventory with its property records and maintain these records for four years (4) after the termination or expiration of this Contract. In the event there is a change of use or disposition of the property, if the then-current fair market value is over \$5,000, the Operating Agency shall immediately pay to the County a pro-rata share of the then current fair market value of the property. The pro-rata share shall be calculated by multiplying the then-current fair market value by the percentage of the purchase price paid with

CDGB funds or program income.

- 15. <u>REVERSION OF ASSETS</u>. Upon expiration or termination of this Contract, the Operating Agency shall immediately transfer to the County any remaining CDBG funds on hand at the time of expiration or termination and any accounts receivable attributable to the use of CDBG funds. Any real property under the Operating Agency's ownership or possession that was acquired or improved in whole or in part with CDGB funds in excess of \$25,000 shall be either:
 - i. Used to meet one of the national objectives in 24 CFR 570.208 for five (5) years following the close-out of the CDBG grant from which assistance to the property was provided after expiration of this Contract (24 CFR 570.505), or such longer period of time as may be specified in the Exhibit A; or
 - ii. Disposed of in a manner, which results in the County being reimbursed in the amount of the current fair market value of the property less any portion thereof attributable to expenditures of non-CDBG funds for acquisition of, or improvement to, the property. Such reimbursement is not required after the period of time and under the conditions specified in paragraph i above.

The Operating Agency shall maintain the use of the real property and documentation verifying compliance with the national objective for a period of five years after closeout of this project, per 24 CFR 570.505, Use of Real Property, which states, "[t]he standards described in this section apply to real property within the recipient's control which was acquired or improved in whole or in part using CDBG funds in excess of \$25,000." These standards shall apply from the date CDBG funds are first spent for the property until five years after closeout of an entitlement recipient's participation in the entitlement CDBG program, or, with respect to other recipients, until five years after the closeout of the grant from which assistance to the property was provided. The Operating Agency must submit to the Commission a completed "Certification of Eligible Use" Form verifying that the real property is used exclusively for the eligible use and purpose as provided in the Exhibit A. This form shall be submitted on an annual basis, by April 30th, beginning in year two (2) and for a period of five (5) years after closeout of the project. In case of a change of use or disposition, the Commission must be reimbursed for the then-current fair market value of the real property, less the pro rata share of expenditures made with non-CDBG funds to acquire or improve the real property.

16. PURCHASE OR LEASE OF NONEXPENDABLE PROPERTY. Operating Agency shall obtain three (3) documented bids prior to purchasing or leasing any nonexpendable personal property as approved in Exhibit A, Project Description and Activity Budget. The Operating Agency must purchase or lease from the lowest, responsive and responsible bidder. Operating Agency shall properly identify and inventory all nonexpendable property purchased or leased pursuant to the Contract and seek reimbursement from the County for the actual price of said

property, deducting all cash discounts, rebates and allowances received by Operating Agency. Operating Agency shall provide said inventory to the County upon request.

If there is a residual inventory of unused supplies, upon termination or completion of the project or termination or expiration of this Contract, with a then-current aggregate fair market value exceeding \$5,000 and if the supplies are not needed for any other federally sponsored program(s) or project(s), the Operating Agency shall immediately pay the County for its pro rata share of the then-current aggregate fair market value calculated at the percentage of the purchase price paid with CDBG funds. The Operating Agency shall obtain prior approval of the County and otherwise comply with all applicable laws and regulations prior to utilizing the supplies for any other federally sponsored program(s) or project(s).

- 17. <u>ACCOUNTING</u>. The Operating Agency must establish and maintain on a current basis an adequate accounting system in accordance with generally accepted accounting principles and standards, and the County Auditor-Controller Contract Accounting and Administration Handbook. Regardless of the Operating Agency's method of accounting, expenses must be reported in accordance with Sections 5 and 42 of this Contract.
- 18. <u>CHANGES</u>. The County may, from time to time, request changes hereunder, including the scope of services of the Operating Agency. Such changes, including any increase or decrease in the amount of the Operating Agency's compensation, which are agreed upon by and between the County and the Operating Agency, shall be incorporated into this Contract by written amendments. Any changes by HUD to the regulations or requirements governing Operating Agency's performance hereunder need not be incorporated by written amendment and will be binding upon Operating Agency upon notification by County.
- 19. <u>CHANGES IN GRANT ALLOCATION</u>. The County reserves the right to reduce the grant allocation when the County's fiscal monitoring indicates that the Operating Agency's rate of expenditure will result in unspent funds at the end of the program year. Changes in the grant allocation will be made after consultation with the Operating Agency. Such changes shall be incorporated into this Contract by written amendments.
- 20. <u>CITIZEN PARTICIPATION</u>. All program data necessary to provide reports to citizens will be made available by the Operating Agency. Discussions will be held often enough so that the Operating Agency will be adequately apprised of citizen recommendations during the course of the program. Operating Agency representatives shall be available to respond to questions and receive recommendations at local meetings when so requested by the Executive Director or his designee.
- 21. <u>REVENUE DISCLOSURE REQUIREMENT</u>. Upon request, Operating Agency shall file with the County a written statement listing all revenue received, or

expected to be received, by Operating Agency from Federal, State, City or County sources, or other governmental agencies, and applied for, or expected to be applied for, to offset, in whole or in part, any of the costs incurred by Operating Agency in conducting current or prospective projects or business activities, including, but not necessarily limited to, the project or business activity which is the subject of this Contract. Such statement shall reflect the name and a description of such business activity, the dollar amount of funding provided, or to be provided, by each and every governmental agency for each such project or business activity, and the full name and address of each governmental agency. Operating Agency shall make available for inspection and audit to County's representatives, upon request, at any time during the duration of this Contract, and for a period of five (5) years thereafter, all of its books and records relating to the operation by it of each project or business activity which is funded in whole or in part with governmental monies, including the project(s) funded under this Contract, whether or not such monies are received through County. All such books and records shall be maintained by Operating Agency at a location in Los Angeles County.

Failure of Operating Agency to comply with the requirements of this Section 21 of this Contract shall constitute a material breach of contract upon which County may immediately cancel, terminate or suspend this Contract through its Executive Director.

- 22. <u>JOINT FUNDING</u>. For projects in which there are sources of funds in addition to CDBG funds, Operating Agency may be required to provide proof of such other funding. The County shall not pay for any costs incurred by Operating Agency which are paid with other funds. All restrictions and/or requirements provided for in this Contract, relative to accounting, budgeting and reporting, apply to the total project regardless of funding source.
- 23. ASSURANCES. The Operating Agency hereby assures and certifies that it has complied with the Act, applicable regulations, policies, guidelines and requirements, 24 CFR Part 85 and OMB Circular A-87, and that it will comply with all applicable Federal, State and local laws and regulations as they relate to acceptance and use of Federal funds for this program. Also, the Operating Agency gives assurance and certifies with respect to the project specified in Exhibit A, that it will comply with all of the provisions of 24 CFR 570.303 and all other laws and regulations, which pertain to assurances of program applicants. Furthermore, the Operating Agency gives assurance and certifies that it will comply with provisions of 41 CFR Part 60-1.4 and 24 CFR Part 135, each of which is incorporated herein by this reference. Operating Agency further assures and certifies that it will comply with any further amendments or changes to said required assurances and certifications and that, during the term of this Contract, it will maintain current copies of said assurances and certifications at the address specified below.

24. <u>NOTICES</u>. All notices shall be served in writing. The notices to the Operating Agency shall be sent to the following address:

```
«Agency»
«Address»
«City», CA «ZIP»
```

Notices, reports and statements to the County shall be personally delivered or sent via First Class U.S. mail to the Executive Director or his designee at:

Carlos Jackson, Executive Director Community Development Commission of the County of Los Angeles 2 Coral Circle Monterey Park, California 91755

Each party shall promptly notify the other of any change in its mailing address.

- 25. <u>ASSIGNMENT AND SUBCONTRACTING</u>. Operating Agency may not assign or subcontract any portion of this Contract without the express written consent of the County. Any attempt by Operating Agency to assign or subcontract any performance of the terms of this Contract shall be null and void and shall constitute a material breach of this Contract, upon which the County may immediately terminate this Contract through the Executive Director.
- 26. NOTICE OF FEDERAL EARNED INCOME CREDIT. Operating Agency shall notify its employees, and shall require each subcontractor to notify its employees, that they may be eligible for the Federal Earned Income Credit under the federal income tax laws. Such notice shall be provided in accordance with the requirements set forth in Internal Revenue Service Notice 1015.
- FISCAL LIMITATIONS. The United States of America, through HUD, may in the future place programmatic or fiscal limitation(s) on CDBG funding. Accordingly, the County reserves the right, in its sole discretion, to revise this Contract in order to take into account actions and events affecting CDBG program funding. In the event of a CDBG funding reduction by HUD, the County may, in its sole discretion, reduce the compensation amount of this Contract in whole or in part, or may limit the rate of the Operating Agency's use of both its uncommitted and its unspent funds. The Executive Director, or his designee, may act for the County in implementing and effecting such a reduction in the compensation amount of this Contract.

Where the Executive Director, or his designee, has reasonable grounds to question the fiscal accountability, financial soundness, or compliance with this Contract of the Operating Agency, the County through the Executive Director, or his designee, may suspend this Contract for up to sixty (60) days, upon three (3) days' notice to Operating Agency pending an audit or other resolution of such

questions. In no event, however, shall a revision made by the County affect expenditures and legally binding commitments made by the Operating Agency before it received notice of such revision, provided that such amounts have been committed in good faith and are otherwise allowable, that such commitments are consistent with HUD cash withdrawal guidelines, and that CDBG funds are available to County to satisfy such expenditures or legally binding commitments.

- 28. <u>USE OF FUNDS FOR ENTERTAINMENT, MEALS OR GIFTS</u>. Operating Agency certifies and agrees that it will not use funds provided through this Contract to pay for entertainment, meals or gifts.
- 29. <u>INDEMNIFICATION</u>. The Operating Agency agrees to indemnify, defend and hold harmless the County, the Community Development Commission of the County of Los Angeles, the Housing Authority of the County of Los Angeles (Housing Authority), and their elected and appointed officers, employees, and agents from and against any and all liability, including but not limited to demands, claims, actions, fees, costs, and expenses (including attorney and expert witness fees), arising from or connected with the Operating Agency's acts and/or omissions arising from and/or relating to this Contract.
- 30. <u>CONFLICT OF INTEREST</u>. The Operating Agency, its agents and employees shall comply with all applicable Federal, State and County laws and regulations governing conflict of interest including, but not limited to, 24 CFR Part 570.611 and 24 CFR Part 85, Section 85.36(b). To this end, the Operating Agency will make available to its agents and employees copies of all applicable Federal, State and County laws and regulations governing conflict of interest.
- 31. <u>BUDGET MODIFICATIONS</u>. The Executive Director or his designee, who shall be a Division Director or higher, may grant budget modifications to this Contract for the movement of funds between the budget categories identified in Exhibit A, when such modifications:
 - i. In aggregate do not exceed \$10,000 per budget cost category;
 - ii. Are specifically requested by Operating Agency;
 - iii. Will not change the project goals or scope of services;
 - iv. Are in the best interest of the County and Operating Agency in performing the scope of services under this Contract; and
 - v. Do not alter the total amount of compensation under this Contract.
- 32. <u>TIME OF PERFORMANCE MODIFICATIONS</u>. The Executive Director or his designee, who shall be a Division Director or higher, may grant time of performance modifications to this Contract when such modifications:
 - i. In aggregate do not exceed twelve (12) calendar months;
 - ii. Are specifically requested by Operating Agency;
 - iii. Will not change the project goals or scope of services;

- iv. Are in the best interests of the County and Operating Agency in performing the scope of services under this Contract; andv. Do not alter the total amount of compensation under this Contract.
- 33. <u>AUDIT EXCEPTIONS BY STATE AND FEDERAL AGENCIES</u>. Operating Agency agrees that in the event the program established hereunder is subject to audit exceptions by appropriate State and Federal audit agencies, it shall be responsible for complying with such exceptions and paying the County the full amount of County's liability to the funding agency resulting from such audit exceptions.
- 34. <u>INDEPENDENT CONTRACTOR</u>. Both parties hereto in the performance of this Contract will be acting in an independent capacity and not as agents, employees, partners, joint ventures or associates of one another. The employees or agents of one party shall not be deemed or construed to be the agents or employees of the other party for any purpose whatsoever, including workers' compensation liability. Operating Agency shall bear the sole responsibility and liability for furnishing workers' compensation benefits to any person for injuries arising from or connected with services performed on behalf of the Operating Agency pursuant to this Contract.
- 35. <u>AMENDMENTS/VARIATIONS</u>. This writing, with attachments, embodies the whole of the agreement of the parties hereto. No oral agreement shall be binding upon the parties unless expressly stated herein. Except as provided herein, any addition to or variation of the terms of this Contract shall not be valid unless made in the form of a written amendment of this Contract formally approved and executed by both parties. All Amendments must be received by County no more than sixty (60) calendar days from the expiration date of this Contract. No amendments will be accepted after April 30th of the program year.
- 36. ACQUISITION OF SUPPLIES AND EQUIPMENT. Following approval by the County for necessary supplies and equipment for Contract performance, the Operating Agency may purchase from a related agency/organization only if: (a) prior authorization is obtained in writing from the County, (b) no more than maximum prices or charges are made and no more than minimum specifications are met, as provided in writing by the County, (c) a community related benefit is derived from such Operating Agency related acquisition, and (d) no conflict of interest for private gain accrues to the Operating Agency or its employees, agents or officers.
- 37. MONITORING AND EVALUATION. The County will monitor, evaluate and provide guidance to the Operating Agency in the performance of this Contract. Authorized representatives of the County and HUD shall have the right of access to all activities and facilities operated by the Operating Agency under this Contract. Facilities include all files, records, and other documents related to the performance of this Contract. Activities include attendance at staff, board of

directors, advisory committee and advisory board meetings, and observation of on going program functions. The Operating Agency will ensure the cooperation of its staff and board members in such efforts. The Executive Director or his designee may conduct program progress reviews. These reviews will focus on the extent to which planned program has been implemented and measurable goals achieved, effectiveness of program management, and impact of the program.

- 38. <u>AUDITS</u>. The Operating Agency's program will be audited in accordance with the County's policy and funding source guidelines. Audits may also be conducted by Federal, State or local funding source agencies. The County or its authorized representatives shall, at all times during the term of this Contract, and for a period of four (4) years thereafter, have access, for the purpose of audit or inspection, to any and all books, documents, papers, records, property, and premises of the Operating Agency. The Operating Agency's staff will cooperate fully with authorized auditors when they conduct audits and examinations of the Operating Agency's program. A financial audit of the Operating Agency's performance under this Contract shall be conducted at County's discretion. If indications of misappropriation or misapplication of the funds of this Contract cause the County to require a special audit, the cost of the audit will be encumbered and deducted from this Contract's budget.
- 39. <u>INSURANCE</u>. The Executive Director hereby authorizes the Commission's Risk Manager to determine the requirements of the insurance policy to be procured and maintained by Operating Agency with respect to its activities and obligations hereunder. Without limiting Operating Agency's indemnification of County, the Operating Agency shall provide and maintain at its own expense during the term of this Contract, a program of insurance satisfactory to the Commission's Risk Manager covering its operations hereunder, as specifically defined in Exhibit B to this Contract, a copy of which is attached hereto and incorporated herein by this reference.
- 40. <u>FAILURE TO PROCURE INSURANCE</u>. Failure on the part of Operating Agency to procure or maintain required insurance (pursuant to Exhibit B) shall constitute a material breach of contract under which County may immediately suspend or terminate this Contract or, at its discretion, procure or renew such insurance and pay any and all premiums in connection therewith. All monies so paid by County shall be repaid by the Operating Agency to County upon demand or County may offset the cost of the premiums against any monies due to the Operating Agency from County.
- 41. <u>PROGRAM INCOME</u>. The County reserves the right to determine the disposition of any program income, as described in 24 CFR Part 570.504 accumulated under the project(s) set forth in Exhibit A. Said disposition may include the County taking possession of said program income.
- 42. FINANCIAL CLOSE OUT PERIOD. The Operating Agency agrees to complete

all necessary financial close out procedures required by the Executive Director or designee, within a period of not more than sixty (60) calendar days from the expiration date of this Contract. This time period will be referred to as the financial close out period. The County is not liable to provide reimbursement for any expenses or costs associated with this Contract after the expiration of the financial close out period. After the expiration of the financial close out period, those funds not paid to the Operating Agency under this Contract, if any, may be immediately reprogrammed by County into other eligible activities in the County. The Executive Director, or his designee, may request a final financial audit for activities performed under this Contract at the expiration of the financial close out period.

- 43. NEPOTISM. Operating Agency shall not hire nor permit the hiring of any person to fill a position funded through this Contract if a member of that person's immediate family is employed in an administrative capacity by Operating Agency. For the purpose of this section, the term "immediate family" means spouse, child, mother, father, brother, sister, brother-in-law, sister-in-law, father-in-law, mother-in-law, son-in-law, daughter-in-law, aunt, uncle, niece, nephew, stepparent and stepchild. The term "administrative capacity" means having selection, hiring, supervisory or management responsibilities, including serving on the governing body of Operating Agency.
- 44. <u>RELIGIOUS AND POLITICAL ACTIVITIES</u>. Operating Agency agrees that funds under this Contract will be used exclusively for performance of the work required under this Contract, and that no funds made available under this Contract shall be used to promote religious or political activities. Further, Operating Agency agrees that it will not perform, nor permit to be performed, any religious or political activities in connection with the performance of this Contract.
- 45. <u>STAFF TRAVEL</u>. Operating Agency shall not incur any expenditure for travel outside of Los Angeles County unless specifically provided for and itemized in Exhibit A, without prior written approval of County.
- 46. <u>USE OF FUNDS</u>. All funds approved under this Contract shall be used solely for costs approved in the program budget for this Contract. Contract funds shall not be used as a cash advancement between contracts, as security to guarantee payments for any nonprogram obligations, or as loans for nonprogram activities. Separate financial records shall be kept for each funding source.
- 47. <u>REPORTS AND RECORDS</u>. Operating Agency agrees to prepare and submit financial, program progress, monitoring, evaluation and other reports as required by County. Program progress reports shall be submitted on a monthly basis, in the form specified by the Executive Director or his designee. Operating Agency shall maintain, and permit on site inspections of such property, personnel, financial and other records and accounts as are considered necessary by County to assure proper accounting for all Contract funds during the term of this Contract

and for a period of four (4) years thereafter. Operating Agency will ensure that its employees and board members furnish such information which, in the judgment of County representatives, may be relevant to a question of compliance with contractual conditions, with County or granting agency directives, or with the effectiveness, legality and achievements of the program.

- 48. <u>EXPENDITURES</u>. Expenditures made by Operating Agency in the operation of this Contract shall be in strict compliance and conformity with the Budget set forth in Exhibit A, unless prior written approval for an exception is obtained from Executive Director or his designee.
- 49. <u>CERTIFICATION PROHIBITING USE OF EXCESSIVE FORCE.</u> In accordance with Section 519 of Public Law 101-144, the undersigned certifies, to the best of his or her knowledge and belief, that it has adopted and is enforcing:
 - i. A policy prohibiting the use of excessive force by law enforcement agencies within its jurisdiction against any individuals engaged in non-violent civil rights demonstrations; and
 - ii. A policy of enforcing applicable State and local laws against individuals physically barring entrance to or exit from a facility or location which is the subject of such non-violent civil rights demonstrations within its jurisdiction;
- 50. <u>DRUG-FREE WORKPLACE.</u> Operating Agency agrees to provide a drug-free workplace by:
 - i. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the Operating Agency's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
 - ii Establishing an ongoing drug-free awareness program to inform employees about:
 - a. The dangers of drug abuse in the workplace;
 - b. The Operating Agency's policy of maintaining a drug-free workplace;
 - c. Any available drug counseling, rehabilitation, and employee assistance programs; and
 - d. The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
 - iii. Making it a requirement that each employee to be engaged in the performance

- of the grant be given a copy of the statement required by subparagraph i of this Section 50;
- iv. Notifying the employee in the statement required by paragraph i of this Section 50 that, as a condition of employment under the grant, the employee will:
 - a. Abide by the terms of the statement; and
 - b. Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five (5) calendar days after such conviction;
- v. Notifying the County in writing, within ten (10) calendar days after receiving notice under subparagraph (iv)(b) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federal agency has designated a central point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;
- vi. Taking one of the following actions, within thirty (30) calendar days of receiving notice under subparagraph (iv)(b), with respect to any employee who is so convicted
 - a. Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
- vii. Making a good faith effort to continue to maintain a drug-free workplace through implementation of subparagraphs i, ii, iii, iv, v and vi.
- viii. The Operating Agency may insert in the space provided below the site(s) for the performance of work done in connection with the specific grant;
- Check ____ if there are workplaces on file that are not identified here.
- 51. RESIDENTIAL ANTIDISPLACEMENT AND RELOCATION ASSISTANCE PLAN. Section 104(d) of the Housing and Community Development Act of 1974, also known as the Barney Frank Amendment, requires relocation assistance for displaced low-income families and requires one-for-one replacement of

low/moderate income dwelling units that are demolished or converted to other use. When CDBG funds are used in a project, including financing for rehabilitation, or project delivery costs, Section 104(d) is triggered. CDBG Regulations further describe the requirements under 24 CFR Section 570.606 Displacement, Relocation, Acquisition, and Replacement of Housing.

Operating Agency must adopt and make public a Residential Antidisplacement and Relocation Assistance Plan as part of its administrative requirements to HUD. Before Operating Agency enters into a Contract committing it to provide funds for any activity that will directly result in the demolition, or conversion to another use, of low/moderate-income dwelling units, it must make public and submit to HUD the information as described in Sections 24 CFR 570.457; 570.496(a); 570.606 (c); and 570.702(f).

52. PROPERTY MAINTENANCE STANDARDS. The Operating Agency providing services under Contract to the County must ensure that sufficient property maintenance ("property maintenance standards") shall be provided to the facility where services are being provided. Property maintenance includes removal of trash and debris, graffiti abatement, landscaping and physical appearance acceptable to the County.

The Operating Agency may use its CDBG funds towards property maintenance standards; however, each case would be reviewed on an individual basis and approved by the County. The County has established an expenditure cap not to exceed five (5) percent of the Contract allocation for property maintenance standards.

53. TERMINATION FOR IMPROPER CONSIDERATION. The County may, by written notice to the Operating Agency, immediately terminate the right of the Operating Agency to proceed under this Contract if it is found that improper consideration, in any form, was offered or given by the Operating Agency, either directly or through an intermediary, to any County officer, employee or agent with the intent of securing the Contract or securing favorable treatment with respect to the award, amendment or extension of the Contract or the making of any determinations with respect to the Operating Agency's performance pursuant to the Contract. In the event of such termination, the County shall be entitled to pursue the same remedies against Operating Agency as it could pursue in the event of default by the Operating Agency.

Operating Agency shall immediately report any attempt by the County officer or employee to solicit such improper consideration. The Report shall be made to the Executive Director or the County Auditor-Controller's Employee Fraud Hotline (800) 544-6861.

54. <u>OPERATING AGENCY'S WARRANTY OF ADHERENCE TO COUNTY'S CHILD SUPPORT COMPLIANCE PROGRAM.</u> Operating Agency

acknowledges that the County has established a goal of ensuring that all individuals who benefit financially from County through contract are in compliance with their court-ordered child, family and spousal support obligations in order to mitigate the economic burden otherwise imposed upon County and its taxpayers.

As required by County's Child Support Compliance Program (County Code Chapter 2.200) and without limiting Operating Agency's duty under this Contract to comply with all applicable provisions of law, Operating Agency warrants that it is now in compliance and shall during the term of this Contract maintain compliance with employment and wage reporting requirements as required by the Federal Social Security Act (42 USC Section 653a) and California Unemployment Insurance Code Section 1088.5, and shall implement all lawfully served Wage and Earnings Withholding Orders or District Attorney Notices of Wage and Earnings Assignment for Child or Spousal Support, pursuant to Code of Civil Procedure Section 706.031 and Family Code Section 5246(b).

- 55. TERMINATION FOR BREACH OF WARRANTY TO MAINTAIN COMPLIANCE WITH COUNTY'S CHILD SUPPORT COMPLIANCE PROGRAM. Failure of Operating Agency to maintain compliance with the requirements set forth in Paragraph 54, Operating Agency's Warranty of Adherence to County's Child Support Compliance Program shall constitute a default by Operating Agency under this Contract. Without limiting the rights and remedies available to County under any other provision of this Contract, failure to cure such default within ninety (90) days of notice by the Los Angeles County Child Support Services Department (CSSD) shall be grounds upon which the Executive Director may terminate this Contract pursuant to Paragraph 59, Termination for Cause.
- Agency acknowledges that the County places a high priority on the enforcement of child support laws and the apprehension of child support evaders. The Operating Agency understands that it is County's policy to voluntarily post a list entitled L.A's Most Wanted: Delinquent Parents poster in a prominent position at Operating Agency's place of business. The CSSD will supply the Operating Agency with the poster to be used.
- 57. COUNTY'S QUALITY ASSURANCE PLAN. The County will evaluate the Operating Agency's performance under this Contract on not less than an annual basis. Such evaluation will include assessing Operating Agency's compliance with all contract terms and performance standards. Operating Agency's deficiencies which County determines are severe or continuing and that may place performance of the Contract in jeopardy if not corrected will be reported to the Board of Supervisors. The report will include improvement/corrective action measures taken by the County and the Operating Agency. If improvement does not occur consistent with the corrective measure, County may terminate this

Contract, pursuant to Paragraph 58 or 59, or impose other penalties as specified in this Contract.

- 58. <u>TERMINATION FOR CONVENIENCE</u>. The County reserves the right to cancel this Contract for any reason at all upon 30 days' prior written notice to Operating Agency. In the event of such termination, Operating Agency shall be entitled to a prorated portion paid for all satisfactory work unless such termination is made for cause, in which event, compensation if any, shall be adjusted in such termination.
- 59. <u>TERMINATION FOR CAUSE</u>. This Contract may be terminated by the County upon written notice to the Operating Agency for just cause (failure to perform satisfactorily) with no penalties incurred by the County upon termination or upon the occurrence of any of the following events in i, ii, iii or iv:
 - i. Should the Operating Agency fail to perform all or any portion of the work required to be performed hereunder in a timely and good workmanlike manner or properly carry out the provisions of the Contract in their true intent and meaning, then in such case, notice thereof in writing will be served upon the Operating Agency, and should the Operating Agency neglect or refuse to provide a means for satisfactory compliance with this Contract and with the direction of the County within the time specified in such notice, the County shall have the power to suspend or terminate the operations of the Operating Agency in whole or in part.
 - ii. Should the Operating Agency fail within five days to perform in a satisfactory manner, in accordance with the provisions of the Contract, or if the work to be done under said Contract is abandoned for more than three days by the Operating Agency, then notice of deficiency thereof in writing will be served upon Operating Agency by the County.
 - Should the Operating Agency fail to comply with the terms of said Contract within five days, upon receipt of said written notice of deficiency, the Executive Director of Commission shall have the power to suspend or terminate the operations of the Operating Agency in whole or in part.
 - iii. In the event that a petition of bankruptcy shall be filed by or against the Operating Agency.
 - iv. If, through any cause, the Operating Agency shall fail to fulfill in timely and proper manner the obligations under this Contract, or if the Operating Agency shall violate any of the covenants, Contracts, or stipulations of this Contract, the County shall thereupon have the right to terminate this Contract by giving written notice to the Operating Agency of such termination and specifying the effective date thereof, at least five days before the effective date of such termination. In such event, all finished or unfinished documents, data, studies, surveys, drawings, maps, models, photographs and reports prepared by the

Operating Agency or under this Contract shall, at the option of the County become its property and the Operating Agency shall be entitled to receive just and equitable compensation for any work satisfactorily completed.

- ARCHITECTURAL BARRIERS ACT AND THE AMERICANS WITH 60. DISABILITIES ACT. The Architectural Barriers Act of 1968 (42 U.S.C. 4151-4157) requires certain Federal and Federally funded buildings and other facilities to be designed, constructed, or altered in accordance with standards that insure accessibility to, and use by, physically handicapped people. A building or facility designed, constructed, or altered with funds allocated or reallocated under this part after December 11, 1995, and that meets the definition of residential structure as defined in 24 CFR 40.2 or the definition of building as defined in 41 CFR Part 101, is subject to the requirements of the Architectural Barriers Act of 1968 (42 U.S.C. 4151-4157) and shall comply with the Uniform Federal Accessibility Standards (Appendix A to 24 CFR part 40 for residential structures, and Appendix A to 41 CFR Part 101-19, Subpart 101-19.6, for general type buildings). The Americans with Disabilities Act (42 U.S.C. 12131; 47 U.S.C. 155.201, 218 and 225) (ADA) provides comprehensive civil rights to individuals with disabilities in the areas of employment, public accommodations, State and local government services, and telecommunications. It further provides that discrimination includes a failure to design and construct facilities for first occupancy after January 26, 1993 that are readily accessible to and usable by individuals with disabilities. Further, the ADA requires the removal of architectural barriers and communication barriers that are structural in nature in existing facilities, where such removal is readily achievable--that is, easily accomplishable and able to be carried out without much difficulty or expense.
- 61. <u>USE OF RECYCLED-CONTENT PAPER PROJECTS</u>. Consistent with the County Board of Supervisors' policy to reduce the amount of solid waste deposited at County landfills, the Operating Agency agrees to use recycled-content paper to the maximum extent possible in relation to this project.
- 62. <u>EMPLOYEES OF OPERATING AGENCY.</u> Workers' Compensation: Operating Agency understands and agrees that all persons furnishing services to the County pursuant to this Contract are, for the purposes of Workers' Compensation liability, employees solely of the Operating Agency. Operating Agency shall bear sole responsibility and liability for providing Workers' Compensation benefits to any person for injuries arising from an accident connected with services provided to the County under this Contract.

Professional Conduct: The County does not and will not condone any acts, gestures, comments or conduct from the Operating Agency's employees, agents or subcontractors which may be construed as sexual harassment or any other type of activities or behavior that might be construed as harassment. The County will properly investigate all charges of harassment by residents, employees or agents of the County against any and all Operating Agency's employees, agents or

subcontractors providing services for the County. The Operating Agency assumes all liability for the actions of the Operating Agency's employees, agents or subcontractors and is responsible for taking appropriate action after reports of harassment are received by the Operating Agency.

63. CONTRACTOR RESPONSIBILITY AND DEBARMENT.

- i. A responsible contractor is a contractor, consultant, vendor, or operating agency who has demonstrated the attribute of trustworthiness, as well as quality, fitness, capacity and experience to satisfactorily perform the contract. It is the policy of the Commission, Housing Authority, and County to conduct business only with responsible contractors.
- ii. The Contractor is hereby notified that if the Commission acquires information concerning the performance of the Contractor on this or other contracts which indicates that the Contractor is not responsible, the Commission may, in addition to other remedies provided in the contract, debar the Contractor from bidding or proposing on, or being awarded, and/or performing work on Commission contracts for a specified period of time, which generally will not to exceed five years but may exceed five years or be permanent if warranted by circumstances, and terminate any or all existing contracts the Contractor may have with the Commission.
- iii. The Commission may debar a contractor, consultant, vendor or operating agency if the Board of Commissioners finds, in its discretion, that the contractor, consultant, vendor, or operating agency has done any of the following: (1) violated any term of a contract with the Commission, Housing Authority, or County, or a nonprofit corporation created by the Commission, Housing Authority, or County (2) committed any act or omission which negatively reflects on the its quality, fitness or capacity to perform a contract with the Commission, Housing Authority, or County or any other public entity, or a nonprofit corporation created by the Commission, Housing Authority, or County, or engaged in a pattern or practice which negatively reflects on same, (3) committed an act or offense which indicates a lack of business integrity or business honesty, or (4) made or submitted a false claim against the Commission, Housing Authority, County, or any other public entity.
- iv. If there is evidence that the Contractor may be subject to debarment, the Commission will notify the Contractor in writing of the evidence, which is the basis for the proposed debarment and will advise the Contractor of the scheduled date for a debarment hearing before the Contractor Hearing Board.
- v. The Contractor Hearing Board will conduct a hearing where evidence on the proposed debarment is presented. The Contractor and/or the Contractor's representative shall be given an opportunity to submit evidence at that hearing. After the hearing, the Contractor Hearing Board shall prepare a

tentative proposed decision, which shall contain a recommendation regarding whether the Contractor should be debarred, and, if so, the appropriate length of time of the debarment. The Contractor and the Commission shall be provided an opportunity to object to the tentative proposed decision prior to its presentation to the Board of Commissioners.

- vi. After consideration of any objections, or if no objections are submitted, a record of the hearing, the proposed decision and any other recommendation of the Contract Hearing Board shall be presented to the Board of Commissioners. The Board of Commissioners shall have the right to modify, deny or adopt the proposed decision and recommendation of the Hearing Board.
- vii. If a Contractor has been debarred for a period longer than five years, that Contractor may, after the debarment has been in effect for at least five years, submit a written request for review of the debarment determination to reduce the period of debarment or terminate the debarment. The Commission may, in its discretion, reduce the period of debarment or terminate the debarment if it finds that the Contractor has adequately demonstrated one or more of the following: (1) elimination of the grounds for which the debarment was imposed; (2) a bona fide change in ownership or management; (3) material evidence discovered after debarment was imposed; or (4) any other reason that is in the best interests of the Commission.
- viii. The Contractor Hearing Board will consider a request for review of the debarment determination only where (1) the Contractor has been debarred for a period longer than five years; (2) the debarment has been in effect for at least five years; and (3) the request is in writing, states one or more of the ground for reduction of the debarment period or termination of the debarment, and includes supporting documentation. Upon receiving an appropriate request, the Contractor Hearing Board will provide notice of the hearing on the request. At the hearing, the Contractor Hearing Board shall conduct a hearing where evidence on the proposed reduction of debarment period or termination of debarment is presented. This hearing shall be conducted and the request for review decided by the Contractor Hearing Board pursuant to the same procedures as for a debarment Hearing.
- ix. The Contractor Hearing Board's proposed decision shall contain a recommendation on the request to reduce the period of debarment or terminate the debarment. The Contractor Hearing Board shall present its proposed decision and recommendation to the Board of Commissioners. The Board of Commissioners shall have the right to modify, deny or adopt the proposed decision and recommendation of the Contractor Hearing Board.
- x. These terms shall also apply to subcontractors and subconsultants of County, Commission, or Housing Authority contractors, consultants, vendors and operating agencies.

63. <u>SECTION 3.</u> In order to comply with the Housing and Urban Development Act of 1968, the Operating Agency and, where applicable, its contractor(s) and subcontractor(s) shall comply with Section 3 regulations as described in 24 CFR Part 135. Section 3 compliance activities of the Operating Agency and its contractor(s) and subcontractor(s) shall be governed by the Commission's CDBG Compliance

Instructions, as amended, which can be made available to Operating Agency for inspection and copying upon request, if Operating Agency does not already possess a copy.

65. CONSTRUCTION\REHABILITATION PROJECTS: The Operating Agency shall ensure that all committed construction and rehabilitation work is completed before June 30, 200__. In the event that any project, or portion of a project, is not completed by June 30, 200__, the Operating Agency shall allocate alternative sources(s) of funding to finish the project(s), and ensure full compliance with all CDBG Program requirements, which shall survive the expiration or termination date of this Contract.

The Operating Agency shall submit a request to the County, to conduct a Contract and Labor Compliance File Review at least 30 calendar days prior to the anticipated completion of construction/rehabilitation activities, but in no event later than May 30, 200__.

- 66. <u>USE OF FUNDS</u>. All funds approved under this Contract shall be used solely for costs approved in the project budget(s) under this Contract. Contract funds shall not be used as a cash advance between contracts, as security to guarantee payments for any nonprogram obligations, or as loans for nonprogram activities. Separate financial records shall be kept for such funding source(s).
- 67. <u>DISALLOWED COSTS</u>. If Operating Agency has failed to return unexpended funds or funds spent for disallowed costs related to any CDBG Contract it has with the County, County may withhold and offset payments to be made to Operating Agency under this Contract.
- 68. <u>ENTIRE CONTRACT.</u> This Contract with attachments and any and all CDBG Bulletins, which the County may issue from time to time following the date of execution, constitute the entire understanding and agreement of the parties.

IN WITNESS WHEREOF, the Board of Supervisors of the County of Los Angeles has caused this Contract to be subscribed by the Executive Director of the Community Development Commission, and the Operating Agency has subscribed the same through its duly authorized officers, on the day, month and year first above written.

COUNTY OF LOS ANGELES	«AGENCY» Operating Agency
By: CARLOS JACKSON, Executive Director Community Development Commission Of the County of Los Angeles	By: Title:
APPROVED AS TO FORM:	APPROVED AS TO PROGRAM:
RAYMOND G. FORTNER, JR. Director	CARLOS JACKSON, Executive
County Counsel	Community Development Commission of the County of Los Angeles
By: Deputy	By: Director, CDBG

COUNTY OF LOS ANGELES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM SECTION 108 REIMBURSABLE CONTRACT WITH PARTICIPATING CITY AMENDMENT NUMBER _____

CITY:	
CONTRACT	NUMBER:
by the Coun	AMENDMENT TO CONTRACT made this day of 2006, ty of Los Angeles, hereinafter called the "County," and the City of, alled the "Operating Agency".
WITI	NESSETH THAT:
Developmen	REAS, the County and the Operating Agency previously entered into a Community t Block Grant Program Section 108 Reimbursable Contract with Participating City, mber dated; and
Operating A	REAS, County and Operating Agency desire to amend said Contract in order that Agency may better implement the projects. The Community Development of the County of Los Angeles ("CDC") implements this contract for the County.
	7, THEREFORE, in consideration of the mutual undertakings herein, the parties id Contract Number be amended as follows:
1.	COMPENSATION AND METHOD OF PAYMENT in Fiscal Year funding, show a compensation amount of dollars (\$) will now be set aside for annual Section 108 debt repayment. As such, in Fiscal Year funding, the Operating Agency has available for programming, and the County shall reimburse the Operating Agency, an amount not to exceed dollars (\$).
	The dollars (\$), set aside for estimated Section 108 debt repayment will automatically be drawn down by the Commission, with no further notice to Operating Agency, following Section 108 loan approval by the County and U.S. Department of Housing and Urban Development (HUD). The set aside funds will be used for County's Section 108 debt repayment to HUD's fiscal agent. Further, such funds, if any, shall be drawn down only after development and execution of the Security Agreement necessary to implement the project(s). Any remaining balance for the Section 108 debt repayment set aside will be available for programming and reimbursement.
2.	All other terms and conditions of said Contract shall remain in full force and

effect.

IN WITNESS WHEREOF, the Board of Supervisors of the County of Los Angeles has caused this Contract to be subscribed by the Executive Director of the Community Development Commission, and the Operating Agency has subscribed the same through its authorized officers, the day, month and year first above written.

COUNTY OF LOS ANGELES	CITY OF
By:CARLOS JACKSON, Executive Director Community Development Commission of the County of Los Angeles	By: Title:
APPROVED AS TO FORM:	APPROVED AS TO PROGRAM:
RAYMOND G. FORTNER, JR. County Counsel	CARLOS JACKSON, Executive Director Community Development Commission of the County of Los Angeles
By:	By:

COUNTY OF LOS ANGELES

AGREEMENT TO IMPLEMENT A COMMUNITY DEVELOPMENT

BLOCK GRANT (CDBG) PROJECT WITH A GOVERNMENTAL AGENCY

Operating Agency:	
Project Title:	
Project Number:	Amendment Number:
This Amendment to the Agreement to Im the County of Los Angeles, hereinafter called the "Operating Agency."	aplement made this day of by called the "County," and the <u>City of</u> Hereinafter
identified above upon execution of the signatory. Said implementation shall be	zed to implement this amendment to the CDBG Project is Agreement by the Operating Agency's authorized in full accordance with the requirements, conditions, by Numbered, between the Operating
following:	dollars (\$). This is an increase of the project amount. An amended Exhibit A, Project di incorporated herein, and substituted in its entirety for A.
2. BUDGET SECTION is ame of: dollar	ended to reflect the new compensation amount ars (\$).
An amended Exhibit A, Project I	Description and Activity Budget, is attached hereto and ed in its entirety for the previously attached Exhibit A.
4. All other items and conditions of	said Agreement shall remain in full force and effect.
CITY OF Operating Agency	COUNTY OF LOS ANGELES
Ву:	By:
Title:	Title: <u>Director, CDBG</u> Community Development Commission
	Community Developinent Commission

Community Development Commission
County of Los Angeles

COUNTY OF LOS ANGELES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM REIMBURSABLE/ADVANCE CONTRACT AMENDMENT NUMBER

Project Title:		
Project Number:		CONTRACT NUMBER:
by the County of Lo	OMENT TO CONTRACT made thisos Angeles, hereinafter called the "Coment Commission of the County of Lo"Operating Agency."	unty," acting by and through the
WITNESSET	Н ТНАТ:	
Development Block C	he County and the Operating Agency pro Grant Program Advance Contract, Contra Number, dated July 1, 2006 ;	act Number, Community
	County and Operating Agency desire to by better implement the project.	amend said Contract in order that
	EFORE, in consideration of the mutual act Number be amended as follows:	-
Summary Sec 10,200 People Budget, is atta	as been revised to show a change to a ction (Est. Accomplishments increased to (General). An amended Exhibit A, ached hereto and incorporated herein, an ached Exhibit A.	I from 8,160 People (General) to Project Description and Activity
2. All other items	s and conditions of said Agreement shall	remain in full force and effect.
	WHEREOF, the County and the Operave executed this amendment as of the da	
COUNTY OF LOS A	NGELES	Operating Agency
R _V ·	R_{V}	

CARLOS JACKSON, Executive Director Community Development Commission of the County of Los Angeles	Title:
APPROVED AS TO FORM:	APPROVED AS TO PROGRAM:
RAYMOND G. FORTNER, JR. County Counsel	CARLOS JACKSON, Executive Director Community Development Commission of the County of Los Angeles
By: Deputy	By: Director, CDBG

ATTACHMENT K-a

MEMORANDUM OF UNDERSTANDING (MOU) BETWEEN COMMUNITY DEVELOPMENT COMMISSION OF THE COUNTY OF LOS ANGELES AND THE

(Participating City	y With A Rehabilitation Staff)	

The Participating City agrees to:

- 1. Provide the Community Development Commission of the County of Los Angeles (CDC) with a Resolution adopted by the Participating City's City Council to provide HOME Owner-Occupied Single Family Rehabilitation Loan Program (HOME Loan Program) to the City's residents.
- 2. Promote the availability of rehabilitation loans under the HOME Loan Program, and provide and distribute informational materials regarding the Program to residents.
- 3. Complete and submit a Community Data Sheet in Attachment 3 hereto, to enable the CDC to assess the City's rehabilitation needs.
- 4. Perform, or cause to be performed, the duties of providing rehabilitation loans to residents of the City as outlined in the CDC's HOME Single Family Manual.

Responsibilities of the CDC:

- 1. Review completed loan application packages to determine eligibility.
- 2. Set up projects in the Integrated Disbursement and Information System (IDIS).
- 3. Authorize loan disbursement under procedures established by the CDC.

Participating City	Community Development Commission County of Los Angeles
Representative	CARLOS JACKSON, Executive Director
Date	Date

ATTACHMENT K-b

Community Data Sheet

Please	e respon	nd to the following ques	stions as acc	curately as	possible.		
1,	Name Addre	of City:ss:					
	Conta Position	ct Person: on:					
2.		pated Type and Number le Limits: *\$55,450 (80		Single Fan	nily Rehab	ilitation Loans	:
					Total Loan Amount	;	Average Loan Amount
	3% F	Home Rehabilitation					
	*(Fam	nily of Four)					
3.	Lendii	ng Area:					
	A.	Will Home Reha ☐ Yes ☐ No	bilitation Loa	ans be tar	geted cityv	vide?	
		If not, list principal c	ensus tracts	(attach m	ap).		
	B.	Please provide t separate sheets, if r	•	d informat	ion in App	endix 1 – Mar	keting Initiative (attach
		Definition for the Ap	pendix 1				
		 Median to C county med 	ct: Area of cet Area: HCet Area: HCet Area: Area: Owner-Occupanty: Perceian	official enu DME designated designated units pied Unitstentage of	meration nated area ted as low Number median ind	a -income of units occup come of censu	oied by owner us tract compared to 80% of median income
4.	Previo	ous Experience:					
		Type of Loans	<u>Yes</u>	<u>No</u>	<u>Year</u>	Total	Eunding Source
	Defe	rred Payment Loans			2005		
	Direc	ct Loans			2005		_

First-Time Homebuyers	Leverage Loans		2005	
Grants	First-Time Home	ebuyers	2005	_
Local Ruling Regulations: Please describe any specific local regulations, which the CDC will have to comply with in order operate the Program in your city. How can the City assist in the Marketing of Home Single Family Rehabilitation Loan Program? Outreach and Marketing				_
Please describe any specific local regulations, which the CDC will have to comply with in order operate the Program in your city. How can the City assist in the Marketing of Home Single Family Rehabilitation Loan Program? Outreach and Marketing	Grants		2005	
How can the City assist in the Marketing of Home Single Family Rehabilitation Loan Program? Outreach and Marketing	Local Ruling Reg	ulations:		
Program? Outreach and Marketing	operate the Progr	am in your city.		
Program? Outreach and Marketing				
Does the City have office space to conduct the interviews? Yes No Explain Will you schedule interviews for interested residents? Yes No Explain Do you have a rehabilitation staff that is able to perform the services as specified in the Memorandum of Understanding (see Attachment 2)? Yes – Please complete the Memorandum of Understanding No – Please complete the Memorandum of Understanding		City assist in the Mark	keting of Home Single Family F	Rehabilitation Loan
□ Yes □ No Explain Will you schedule interviews for interested residents? □ Yes □ No Explain Do you have a rehabilitation staff that is able to perform the services as specified in the Memorandum of Understanding (see Attachment 2)? □ Yes − Please complete the Memorandum of Understanding □ No − Please complete the Memorandum of Understanding		rketing	s 🗆 No	
Will you schedule interviews for interested residents? Yes No Explain Do you have a rehabilitation staff that is able to perform the services as specified in the Memorandum of Understanding (see Attachment 2)? Yes – Please complete the Memorandum of Understanding No – Please complete the Memorandum of Understanding	Explain			
□ Yes □ No Explain □ Do you have a rehabilitation staff that is able to perform the services as specified in the Memorandum of Understanding (see Attachment 2)? □ Yes − Please complete the Memorandum of Understanding □ No − Please complete the Memorandum of Understanding	Does the City hav			
Memorandum of Understanding (see Attachment 2)? ☐ Yes – Please complete the Memorandum of Understanding ☐ No – Please complete the Memorandum of Understanding	Does the City hav	re office space to cond	duct the interviews?	
Memorandum of Understanding (see Attachment 2)? ☐ Yes – Please complete the Memorandum of Understanding ☐ No – Please complete the Memorandum of Understanding	Does the City have Yes No Explain Will you schedule Yes No	e office space to cond	duct the interviews?	
□ No – Please complete the Memorandum of Understanding	Does the City have Yes No Explain Will you schedule Yes No	e office space to cond	duct the interviews?	
Fxplain	Does the City have	re office space to condition interviews for interes	duct the interviews? ted residents?	
LALUCIUL	Does the City have	re office space to condition interviews for interest a rehabilitation staff the Juderstanding (see A	duct the interviews? ted residents? nat is able to perform the service ttachment 2)? ete the Memorandum of Underse	ces as specified in the

ATTACHMENT K-c

Appendix 1 HOME OWNER-OCCUPIED SINGLE FAMILY REHABILITATION LOAN PROGRAM MARKETING INITIATIVE

City of						
Community	Census Tract	HOME Target Area	CDBG Target Area	Number of Owner- Occupied Units	Percentage Median Income to County Income	Percentage Low-Income Persons (80% median)
Total Number of 0	Census Tract i	n Citv:				

32nd Year (2006-2007) Summary Totals for Minority and Women Board Members and Employees

BOARD MEMBERS EMPLOYEES

	BUARD MEMBERS					EMPLOTEES					
Agency	Funding	Total	Total Minority	Total Women	Minority %	Women %	Total	Total Minority	Total Women	Minority %	Women%
1736 Family Crisis Center	\$38,700	8	3	5	38%	63%	127	79	115	62%	91%
Alternative Living for the Aging	\$34,250	93	16	22	17%	24%	7	3	6	43%	86%
Antelope Valley Hospital District - Healthy Homes	\$26,000	5	0	2	0%	40%	2257	983	1824	44%	81%
Asian American Drug Abuse Program, Inc.	\$16,000	8	8	3	100%	38%	120	117	70	98%	58%
Asian Youth Center	\$30,000	24	19	8	79%	33%	41	41	28	100%	68%
Association of Soviet Jewish Emigres	\$31,000	23	0	7	0%	30%	4	0	2	0%	50%
Avalon Multipurpose Center (2 projects - 2nd District)	\$36,000/\$32,000	3	3	1	100%	33%	6	6	3	100%	50%
Big Brothers Big Sisters of Greater Los Angeles, Inc.	\$10,000	43	9	15	21%	35%	48	26	42	54%	88%
Campfire USA - Mt. San Antonio Council (Youth Camping Programs)	\$20,000	14	6	7	43%	50%	24	17	15	71%	63%
Center for Community and Family Services (Handyworker)	\$197,500	13	1	4	8%	31%	135	60	117	44%	87%
Child & Family Center (Center Expansion Improvements)	\$25,000	13	1	4	8%	31%	135	60	117	44%	87%
City of San Gabriel (After School Program)	\$22,494	5	2	1	40%	20%	259	91	76	35%	29%
Creative Experience Educational Center (Creative Kid Stop)	\$13,700	7	7	7	100%	100%	3	3	3	100%	100%
David & Margaret Home, Inc.	\$100,000	18	4	12	22%	67%	152	95	134	63%	88%
East Valley Community Health Center (Medical-Related Equipment Installations 1st & 5th)	\$100,000/\$50,000	11	7	7	64%	64%	137	120	110	88%	80%
Florence/Firestone Chamber of Commerce (Capacity Building/Technical Asst)	\$10,000/\$50,000	7	4	3	57%	43%	2	2	1	100%	50%
Foothill Unity Center	\$10,000	19	4	11	21%	58%	10	6	7	60%	70%
Friends Outside in Los Angeles County	\$10,000	9	4	5	44%	56%	6	3	3	50%	50%
Greater La Puente Valley Meals on Wheels (1st & 4th)	\$20,000/\$10,000	13	6	8	46%	62%	1	1	1	100%	100%
Haven House (Domestic Violence Intervention & Prevention)	\$20,000	11	2	5	18%	45%	33	27	33	82%	100%
Housing Rights Center	\$250,000	9	4	3	44%	33%	23	21	16	91%	70%
Human Services Association (So. East Emergency Services)	\$20,000	17	8	3	47%	18%	125	112	93	90%	74%
Human Services Consortium of the East San Gabriel Valley	\$212,000	6	2	0	33%	0%	65	46	36	71%	55%
Jewish Family Services of Los Angeles	\$23,500	78	0	40	0%	51%	399	107	328	27%	82%
Junior Blind of America (Infant Family Project 2nd & 5th)	\$10,500/\$10,000	19	0	2	0%	11%	156	109	96	70%	62%
Kids in Sports	\$10,000	21	12	8	57%	38%	7	5	2	71%	29%
Los Angeles Homeless Services Authority (LAHSA)	\$285,00	10	5	5	50%	50%	65	53	38	82%	58%
Los Angeles Unified School District	\$16,000	7	2	3	29%	43%	77,754	40,899	53,495	53%	69%
Montebello Unified School District (Potrero Heights Elementary PAWS Program)	\$40,000	5	4	2	80%	40%	2956	0	0	0%	0%
Neighbors Acting Together Helping All	\$10,000	8	7	7	88%	88%	6	4	6	67%	100%
Pacific Asian Consortium in Employment (2 projects -1st &2nd)	\$157,000	5	5	1	100%	20%	296	284	230	96%	78%

		ВС	OARD ME	MBERS			EMPLOYEES				
Agency	Funding	Total	Total Minority	Total Women	Minority %	Women %	Total	Total Minority	Total Women	Minority %	Women%
Para Los Niños (Childcare Rehabilitation)	\$300,000	15	7	5	47%	33%	265	257	220	97%	83%
Plaza Community Center (CAN Program)	\$20,000	16	8	6	50%	38%	45	44	35	98%	78%
Salvation Army (Bell Shelter)	\$16,800	16	3	3	19%	19%	62	55	31	89%	50%
Samuel Dixon Family Health Center, Inc.	\$30,000	17	3	7	18%	41%	15	10	12	67%	80%
Santa Anita Family Services (Impact Plus Project)	\$15,000	20	3	13	15%	65%	77	39	56	51%	73%
Santa Clarita Valley Committee on Aging Corp. (2 projects)	\$100,000	18	2	6	11%	33%	69	32	44	46%	64%
Santa Fe Springs, City of (Handyworker Program)	\$280,000	7	5	4	71%	57%	0	0	0	#DIV/0!	#DIV/0!
Shelter Partnership (Shelter Resource Bank)	\$225,000	16	2	5	13%	31%	13	6	9	46%	69%
Soledad Enrichment Action, Inc.(2 projects 1st & 5th)	\$400,000/\$10,000	8	8	4	100%	50%	163	160	107	98%	66%
South Central Multi-Purpose Senior Citizen's Center*	\$15,500	19	0	10	0%	53%	5	0	2	0%	40%
St. Gregory the Great Catholic Church (NHNFAC)	\$12,000	5	3	1	60%	20%	478	302	234	63%	49%
St. Joseph Center (Homeless Service Center)	\$23,500	19	4	13	21%	68%	88	53	61	60%	69%
Steelworkers Oldtimers Foundation (Roosevelt Park Meals Program)*	\$93,000	11	4	3	36%	27%	182	164	127	90%	70%
Sun Village Chamber of Commerce (Handyworker Program)	\$170,150	5	5	2	100%	40%	4	4	1	100%	25%
Topanga Community Women's Club	\$14,276	11	2	5	18%	45%	3	1	2	33%	67%
United Peace Officers Against Crime	\$10,000	9	8	2	89%	22%	9	7	2	78%	22%
Verdugo Mental Health Center	\$10,000	12	1	1	8%	8%	160	30	130	19%	81%
Veterans in Community Service (VICS) (Handyworker Program)	\$357,000	5	5	1	100%	20%	60	100	23	167%	38%
Volunteers of East Los Angeles (Special Events & Programs/VELA)	\$170,000/\$50,000	9	9	5	100%	56%	2	2	2	100%	100%
Walnut Park Merchants (Technical Assistance)**	\$25,000										
Watts Labor Community Action Committee (Handyworker)*	\$400,00	16	12	4	75%	25%	275	271	143	99%	52%
West Angeles Community Development Corporation	\$10,000	19	19	9	100%	47%	15	15	12	100%	80%
Whittier Rio Hondo AIDS Project	\$25,000	8	4	5	50%	63%	12	11	10	92%	83%
YWCA Greater Los Angeles	\$630,000	13	6	13	46%	100%	190	187	151	98%	79%
Total		719	207	291	29%	40%	86821	44502	57985	51%	67%

Gpt\Action Plan Board Letter 04-05\Attachment L-FY06 07

^{*}Most recent available numbers. Current numbers not available.

^{**}Current Numbers not Available. Newly funded agency.

Los Angeles County Chief Administrative Office

Grants Management Statement for Grants of \$100,000 or More

Department: Community Development Commission							
Grant Project Title and Description Fiscal Year 2006-2007 Community Development Block Grant*							
Funding Agency U.S. Department of Housing and Urban Development Program (Fed. Grant #/State Bill/Code #) B-05-UC-06-0505	eptance e 1,2006	Deadl	ine				
Total Amount of Grant Funding: \$31,276,391 County Match Requirem							
Grant Period: 7/1/2006-6/30/2007 Begin Date: 7/1/2006 En	d Dat	: e: 6/3	0/200	7			
Number of Personnel Hired Under This Grant: 51 Full Time:	50	Part Time:	1				
Obligations Imposed on the County When the Grant Expires		Yes	No	N/A			
Will all personnel hired for this program be informed this is a grant-funded program? x							
Will all personnel hired for this program be placed on temporary ("N") items?							
Is the County obligated to continue this program after the grant expires?							
If the County is not obligated to continue this program after the grant expires, the	e Depa	artment v	will:				
a) Absorb the program cost without reducing other services.			x				
b) Identify other revenue sources.			x				
Describe:							
c) Eliminate or reduce, as appropriate, positions/program costs funded by the gra	ant.	x					
Impact of additional personnel on existing space: N/A							
Other requirements not mentioned above:							
Department Head Signature Date	_						

^{*}While the Commission is approving this form at this time, this is a formula-based entitlement grant received on an annual basis, and will review its applicability for future submission.

Los Angeles County Chief Administrative Office Grants Management Statement for Grants of \$100,000 or More

Department: Community Development Commission – County of Los Angeles Housing Development and Preservation							
Grant Project Title and Description HOME Investment Partnerships Program*							
Funding Agency HUD Program (Fed. Grant #/State Bill/Code #) M-06-UC-06-0520	Acceptanc June 1, 200		line				
Total Amount of Grant Funding: \$12,883,006 County Match Requires	ments: \$0						
Grant Period: 1 Year Begin Date: 07/01/06 Er	nd Date: 0	6/30/07					
Number of Personnel Hired Under This Grant: 12.85 Full Time: 12	2.85 Part Ti i	ne: N	N/A				
Obligations Imposed on the County When the Grant Expires Will all personnel hired for this program be informed this is a grant-funded program? Will all personnel hired for this program be placed on temporary ("N") items? Is the County obligated to continue this program after the grant expires? If the County is not obligated to continue this program after the grant expires, the Department will: a) Absorb the program cost without reducing other services. b) Identify other revenue sources. Describe:							
c) Eliminate or reduce, as appropriate, positions/program costs funded by the g	rant. x						
Impact of additional personnel on existing space: N/A Other requirements not mentioned above: N/A							
Department Head Signature Date							

^{*}While the Commission is approving this form at this time, this is a formula-based entitlement grant received on an annual basis, and will review its applicability for future submission.

Los Angeles County Chief Administrative Office

Grants Management Statement for Grants of \$100,000 or More

Department: Community Development Commission – County of Los Angeles Housing Development and Preservation								
Grant Project Title and Descripti HOME Investment Partnerships F		Dream I	Downpayment	Assis	stance Ini	tiative*		
Funding Agency HUD	Program (Fed. Gi M-06-UC-06-0520		ate Bill/Code	#)	Accepta June 1, 2		eadline)
Total Amount of Grant Funding	j: \$157,849	Coun	ty Match Requ	uirem	nents:	\$0		$\overline{1}$
Grant Period: 1 Year	Begin	Date:	07/1/06	En	d Date:	06/30)/07	
Number of Personnel Hired Un	der This Grant:	0.5	Full Time:	0.5	Part	Time:	N/A	
Obligations Imposed on the County Will all personnel hired for this pr Will all personnel hired for this pr Is the County obligated to continu If the County is not obligated to c a) Absorb the program cost without b) Identify other revenue sources Describe: c) Eliminate or reduce, as approp	ogram be informed ogram be placed on ue this program after ontinue this program out reducing other section.	this is a tempora the gra n after the	ary ("N") items nt expires? ne grant expire	? s, the	am? : [Departm [x [No N/ x	'A'
Impact of additional personnel on existing space: N/A								
Other requirements not mentioned above: N/A								
								_
Department Head Signature			D	ate				

^{*}While the Commission is approving this form at this time, this is a formula-based entitlement grant received on an annual basis, and will review its applicability for future submission.

Los Angeles County Chief Administrative Office

Grants Management Statement for Grants of \$100,000 or More

Department: Community Develop	ment Commission						
Grant Project Title and Descripti Fiscal Year 2006-2007 Emergence		ant*					
Funding Agency U.S. Department of Housing and Urban Development	Program (Fed. Grant #/State Bill/Code #) S-05-UC-06-0505 Acceptance Deadline June 1, 2006						
Total Amount of Grant Funding	: \$1,320,991	Count	y Match Requ	uiren	nents: \$0		
Grant Period: 7/1/2005-6/30/2	006 Begi i	n Date:	7/1/2006	En	d Date: 6	6/30/200	7
Number of Personnel Hired Und	der This Grant:	0	Full Time:	0	Part Ti	ime: (
Obligations Imposed on the County When the Grant Expires Yes No N/A Will all personnel hired for this program be informed this is a grant-funded program?							
							
Impact of additional personnel on existing space: N/A Other requirements not mentioned above: This grant is passed through to the Los Angeles Homeless Services Authority (LAHSA)							
Department Head Signature _			Da	te			

^{*}While the Commission is approving this form at this time, this is a formula-based entitlement grant received on an annual basis, and will review its applicability for future submission.